## EXHIBIT 8

```
Page 1
 1
 2
                   IN THE UNITED STATES DISTRICT COURT
               FOR THE NORTHERN DISTRICT OF MISSISSIPPI
 4
                             OXFORD DIVISION
 5
 6
 7
 8
     JOHN RASH,
                 Plaintiff,
 9
                                       CASE NO.: 3:20-cv-224-NBB-RP
10
     v.
11
     LAFAYETTE COUNTY,
     MISSISSIPPI,
12
                Defendant.
13
14
15
              REMOTE VIDEOTAPED DEPOSITION OF JOEY EAST
                           DECEMBER 18, 2020
16
17
18
19
20
21
     Reported by:
22
     GINA WILLIAMS, RPR, CRR, CRC
     JOB NO. 187734
23
24
25
```

١.	Page 2		Page 3
1		1	
2		2	APPEARANCES:
4		3	
5		4	SIMPSON THACHER
6		5	Attorney for Plaintiff
7	DECEMBER 18, 2020	6	425 Lexington Avenue
8	9:14 a.m.	7	New York, NY 10017
9		8	By: JONATHAN YOUNGWOOD, ESQUIRE
10	Remote Videotaped Deposition of JOEY EAST in the	9	LILY CRON, ESQUIRE
11	above-styled action before Gina Williams, Registered	10	
12	Professional Reporter and Certified Realtime Reporter.	11	
13		12	
14		13	Attorney for Plaintiff
15		14	P.O. Box 69
16		15	Taylor, MS 38673
17		16	By: C. JACKSON WILLIAMS, ESQUIRE
18	REPORTER'S NOTE:	17	
19	QUOTATION MARKS ARE USED FOR CLARITY AND DO NOT	18	CLAYTON O'DONNELL
	NECESSARILY REFLECT A DIRECT QUOTE	19	Attorney for Defendant
20		20	1403 Van Buren Avenue
21		21	Oxford, MS 38655
22		22	By: DAVID O'DONNELL, ESQUIRE
23		23	
24		24	
25		25	VIDEOGRAPHER: JAAROME WILLIAMS
	Page 4 J. EAST		Page 5
1 1			
1		1	J. EAST
2	COURT REPORTER: My name is Gina Williams with	2	introduce himself as well, or I can introduce him.
2 3	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the	2 3	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or
2 3 4	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with	2 3 4	introduce himself as well, or I can introduce him.
2 3 4 5	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.	2 3 4 5	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.
2 3 4 5 6	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the	2 3 4 5 6	<pre>introduce himself as well, or I can introduce him.</pre>
2 3 4 5 6 7	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the	2 3 4 5 6 7	<pre>introduce himself as well, or I can introduce him.</pre>
2 3 4 5 6 7 8	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?	2 3 4 5 6 7 8	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.  WHEREUPON,  JOEY EAST was called as a witness and, after having been first duly
2 3 4 5 6 7 8	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.	2 3 4 5 6 7 8	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:
2 3 4 5 6 7 8 9	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes. MR. O'DONNELL: Yes.	2 3 4 5 6 7 8 9	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.  WHEREUPON,  JOEY EAST was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION
2 3 4 5 6 7 8 9 10 11	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes. MR. O'DONNELL: Yes. VIDEOGRAPHER: This is the start of Media 1 of	2 3 4 5 6 7 8 9 10	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.  WHEREUPON,  JOEY EAST was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9 10 11 12	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John	2 3 4 5 6 7 8 9 10 11 12	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John
2 3 4 5 6 7 8 9 10 11 12	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United	2 3 4 5 6 7 8 9 10 11 12 13	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and
2 3 4 5 6 7 8 9 10 11 12 13 14	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of	2 3 4 5 6 7 8 9 10 11 12 13 14	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,
2 3 4 5 6 7 8 9 10 11 12 13 14 15	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,  Mississippi.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,  Mississippi.  Q And you've had that position for almost a year?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the record?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,  Mississippi.  Q And you've had that position for almost a year?  Do I have that correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the record?  MR. YOUNGWOOD: Yes. Jonathan Youngwood and Lily	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,  Mississippi.  Q And you've had that position for almost a year?  Do I have that correct?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the record?  MR. YOUNGWOOD: Yes. Jonathan Youngwood and Lily Cron for the Plaintiffs.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>introduce himself as well, or I can introduce him.</pre>
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the record?  MR. YOUNGWOOD: Yes. Jonathan Youngwood and Lily Cron for the Plaintiffs.  MR. O'DONNELL: David O'Donnell on behalf of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	introduce himself as well, or I can introduce him.  Jack Williams is also on for the Plaintiffs or Plaintiff, I should say.   WHEREUPON,  JOEY EAST  was called as a witness and, after having been first duly sworn, was deposed and testified as follows:  EXAMINATION  BY MR. YOUNGWOOD:  Q Good morning, Sheriff East. My name is John Youngwood. I've just introduced myself on the record, and I'm one of the attorneys representing the Plaintiff,  Mr. Rash, in this matter.  Could you state your current employment, please?  A Currently the sheriff here in Lafayette County,  Mississippi.  Q And you've had that position for almost a year?  Do I have that correct?  A Yes, sir.  Q You were elected last December?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	COURT REPORTER: My name is Gina Williams with TSG Reporting. Due to the severity of COVID-19, the videographer and I will not be in the same room with the witness and will swear the witness remotely.  Do all parties stipulate to the validity of the remote process, transcript, and swearing of the witness?  MR. YOUNGWOOD: Yes.  MR. O'DONNELL: Yes.  VIDEOGRAPHER: This is the start of Media 1 of the video deposition of Joey East in the matter of John Rash versus Lafayette County, Mississippi in the United States District Court, Northern District of Mississippi, Case Number 3:20-cv-224.  This deposition is being held remotely on December 18, 2020. The time is 9:14 a.m. My name is JaaRome Williams with TSG Reporting.  Would counsel please introduce themselves for the record?  MR. YOUNGWOOD: Yes. Jonathan Youngwood and Lily Cron for the Plaintiffs.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>introduce himself as well, or I can introduce him.</pre>

	Page 6		Page 7
1	J. EAST	1	J. EAST
2	Q Okay. And prior to that time you had taken a	2	A No, sir.
3	leave of absence, I believe, from your prior position?	3	At the time I was assigned to the narcotics unit
4	A Yes, sir, that is correct.	4	in our county and city, and I left to take a job with the
5	Q Okay. And that was in connection with running	5	Attorney General's Office, worked as a Youth Service
6	for the office of sheriff; is that right?	6	Division Investigator with Mike Moore in his office.
7	A Yes, sir.	7	Q Let's briefly just talk about the time between
8	Q Okay. And what was your prior position then?	8	'91 and when you went to the Attorney General's Office.
9	A I was the chief of police at the Oxford Police	9	What was your position or title or rank in the
10	Department, Oxford, Mississippi.	10	Oxford Police Department?
11	Q And of course Oxford is within Lafayette County;	11	A I was hired on in '91 as a dispatcher, then I was
12	right?	12	hired as a patrol officer and had many job tasks during that
13	A Yes, sir.	13	time from DUI officer through I became an instructor and
14	Q Okay. So you've been I'm sorry.	14	taught some.
15	And how long had you been at the Oxford Police	15	I then was assigned to the Metro Narcotics Unit
16	Department before becoming chief of police?	16	here in Lafayette County, was there for roughly four years
17	A I was hired in 1991 and was there my whole	17	until I took the position with the Mississippi Attorney
18	career, minus four, where I was with the Mississippi	18	General's Office.
19	Attorney General's Office.	19	Q And for those four years I think you gave your
20	Q When were you with the Mississippi Attorney	20	title or your general position, but just tell me a little
21	General's Office?	21	bit more about what you did in the four years with the
22	A I think I went in in '98, 1998, and I was there	22	Attorney General's Office.
23	four years.	23	A I was mainly assigned to Youth Services Division.
24	Q Was that you had left the Oxford Police	24	At that time General Moore had won the tobacco
25	Department, or you were on a leave, or what was	25	settlement, and we were awaiting a brand of unit that would
			-
1	Page 8 J. EAST	1	Page 9 J. EAST
1 2	J. EAST	1 2	J. EAST
2	J. EAST use minors and track we would do a grant make sure	1 2 3	J. EAST A Yes, approximately 2012, 2013.
2 3	J. EAST use minors and track we would do a grant make sure people were following the grant properly. We would do	2	J. EAST A Yes, approximately 2012, 2013. Q Okay. And let's just go briefly back before
2	J. EAST use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they	2 3	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before 1991.
2 3 4	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.	2 3 4	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?
2 3 4 5	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out	2 3 4 5	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before 1991.  What were you doing before 1991?  Were you in school?
2 3 4 5 6 7	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different	2 3 4 5 6	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean
2 3 4 5	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?	2 3 4 5	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop
2 3 4 5 6 7 8	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.	2 3 4 5 6 7 8	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.
2 3 4 5 6 7 8 9	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if	2 3 4 5 6 7 8	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force
2 3 4 5 6 7 8 9 10 11	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford	2 3 4 5 6 7 8 9 10	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force in 1991?
2 3 4 5 6 7 8 9	Use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?	2 3 4 5 6 7 8 9	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force in 1991?  A I was 20 years old.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.	2 3 4 5 6 7 8 9 10 11 12	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force in 1991?  A I was 20 years old.
2 3 4 5 6 7 8 9 10 11 12 13 14	Use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force in 1991?  A I was 20 years old.  Q And your family has a background in law enforcement as well; am I correct?
2 3 4 5 6 7 8 9 10 11 12 13 14	Use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop and working at the local dog store.  Q How old were you when you joined the police force in 1991?  A I was 20 years old.  Q And your family has a background in law enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in Lafayette County.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city. And from that position I became a major. Then I was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.  Q Safe to say you grew up with law enforcement in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city. And from that position I became a major. Then I was promoted to the deputy chief position. And then later on I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.  Q Safe to say you grew up with law enforcement in  Lafayette County?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city. And from that position I became a major. Then I was promoted to the deputy chief position. And then later on I was awarded the chief of police position.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.  Q Safe to say you grew up with law enforcement in  Lafayette County?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city. And from that position I became a major. Then I was promoted to the deputy chief position. And then later on I was awarded the chief of police position.  Q And what year did you become chief of police	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.  Q Safe to say you grew up with law enforcement in  Lafayette County?  A Yes, sir.  Q What led to you making the decision to run for
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	use minors and track we would do a grant make sure people were following the grant properly. We would do undercover work where we'd send youth in to see if they could buy tobacco and/or alcohol.  Q And during those four years, were you working out of the Oxford area, or were you working out of a different area of the state?  A No, sir. Out of Oxford.  Q And you then spent about four years there, so if I'm counting right, about 2002 you returned to the Oxford Police Department?  A Yes, sir, that's correct.  Q Okay. What did you return as?  What was your job then?  A I came in as the commander of the drug unit. I was hired by the police department to run that unit. I did that, and then I was assigned a leave of imposition. I was put over investigations all investigations with the city. And from that position I became a major. Then I was promoted to the deputy chief position. And then later on I was awarded the chief of police position.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Yes, approximately 2012, 2013.  Q Okay. And let's just go briefly back before  1991.  What were you doing before 1991?  Were you in school?  A Yes, sir, I was in school at Northeast I mean  Northwest and had numerous jobs from working at a body shop  and working at the local dog store.  Q How old were you when you joined the police force  in 1991?  A I was 20 years old.  Q And your family has a background in law  enforcement as well; am I correct?  A Yes, sir. My father was the sheriff here in  Lafayette County.  Q He was the sheriff for 46 years.  Do I have that right?  A That's correct.  Q Safe to say you grew up with law enforcement in  Lafayette County?  A Yes, sir.

```
Page 10
                                                                                                                                Page 11
1
                                J. EAST
                                                                     1
                                                                                                     J. EAST
    and just felt that that was the -- that's the way the Lord
                                                                         Department. At the time that you left it last year, how
2
                                                                     2
    was leading me. So that's when I left and chose to run for
                                                                     3
3
                                                                         many officers?
                                                                              Α
     that. It just seemed like it was a natural fit.
                                                                                     When I left, we had 80 officers.
                                                                     4
                                                                                     Okay. And the jurisdiction is Oxford itself; is
5
                Okay. I apologize for not knowing this because
                                                                     5
б
     it's certainly public record.
                                                                     б
                                                                         that right?
7
                How long is your term?
                                                                     7
                                                                              Α
8
                How long until you have to run again?
                                                                     8
                                                                              0
                                                                                     And approximately how many square miles or
9
                Four years.
                                                                     9
                                                                         whatever the best way to measure the size of Oxford is?
10
                So you'll run again in '23?
                                                                    10
                                                                                     When I became chief, we were right at 16 square
          0
         Α
                2024.
                                                                         miles. We annexed, in my time as chief, to where they
11
                                                                    11
12
                No, 20 --
                                                                    12
                                                                         currently are 26 square miles, approximately.
13
                Yeah, 2024.
                                                                    13
                                                                                    And the county, are there -- strike that.
                                                                                    As sheriff, what is your jurisdiction?
14
                I'm sorry. My question may not have been as
                                                                    14
15
    precise as it could have been.
                                                                    15
                                                                                    What is your geographic jurisdiction?
                                                                                     Sheriff's Department is approximately -- we cover
16
                Your term began in 2020. If you're elected to a
                                                                    16
17
     second term, it will begin in 2024; is that right?
                                                                    17
                                                                         670 square miles. 40 of that is water, approximately.
18
                                                                    18
                                                                                    And are there --
19
          0
                Okay. I see.
                                                                    19
                                                                                     Within those 670, do you exclude, for example,
20
          Α
                Four-year term.
                                                                    20
                                                                         the 26 square miles that are part of the City of Oxford?
                                                                                    Although we have jurisdiction, we try to allow
21
                Okay. And there are no term limits. You can run
                                                                    21
    again. You can keep running; is that right?
                                                                    22
                                                                         the City of Oxford to perform their own duties. We assist
2.2
23
                Yes, sir.
                                                                    23
                                                                         them if they need us.
          Α
24
                Okay. Let's talk a little bit about just the
                                                                    24
                                                                                     Same with University of Mississippi. It's inside
          0
25
    structure and the jurisdiction of the Oxford Police
                                                                    25
                                                                         the county, but we allow them to take care of their own
                                                           Page 12
                                                                                                                                Page 13
1
                                                                                                     J. EAST
                                J. EAST
                                                                     1
2
                                                                     2
                                                                                    Or for the --
    area.
                                                                              0
                                                                                     I'm sorry. I forget the name of the third
3
                Okay. So you have jurisdiction, but you try to
                                                                     3
4
    defer where possible to the local police force?
                                                                     4
                                                                         jurisdiction you mentioned.
                                                                     5
5
         Α
                Yes, sir.
                                                                              Α
                                                                                    Abbeville.
                                                                     6
6
                Are there --
                                                                                    No, sir, I don't know the square miles of that
                You mentioned City of Oxford. You mentioned
                                                                     7
                                                                         either.
8
    University of Mississippi.
                                                                     8
                                                                                    And if I asked these questions differently
9
                Are there other areas within the County of
                                                                     9
                                                                         instead of by square miles, I asked you by population, would
                                                                         you know what the population is for the three areas,
10
    Lafayette that have local police forces that you try to
                                                                    10
11
    defer to?
                                                                    11
                                                                         Abbeville, Oxford and the university?
12
         Α
               Yes, sir, the community of Abbeville. They're
                                                                    12
                                                                              Α
                                                                                    No, sir, not --
    incorporated. They have their own police chief and a couple
                                                                    13
                                                                                     I know the City of Oxford approximately has
13
    part-time officers and so we will assist them when no one's
                                                                    14
                                                                         between 25 and 27,000 people.
14
15
     on duty, but we try to allow them to handle that area also.
                                                                    15
                                                                                    The university, their numbers vary depending on
                Okay. Anything else, or you've listed the three?
                                                                         how many students are in town, how many are staying on
16
                                                                    16
17
                Yes, sir, I think those are the only ones that
                                                                    17
                                                                         campus versus staying off of campus, and I do not know about
                                                                         Abbeville, no, sir.
    has an officer under their control.
18
                                                                    18
19
                And if you combine the geography covered by those
                                                                    19
                                                                                    And do you know the population of Lafayette
                                                                              0
20
    three, we have the 26 from the City of Oxford. What's
                                                                    20
                                                                         County?
                                                                    21
21
     the --
                                                                                    It's approximately 30,000.
22
                Do you know what the square mileage is for the
                                                                    22
                                                                                     Okay. So of the 30,000 in Lafayette County,
23
    university?
                                                                    23
                                                                         somewhere between 25 and 27 of them are in the City of
24
                I assume it's smaller.
                                                                    24
                                                                         Oxford?
25
                                                                    25
               No, sir, I don't.
                                                                                    No. The entire county would be close to 50,000.
         Α
```

```
Page 14
                                                                                                                                Page 15
1
                                J. EAST
                                                                                                     J. EAST
                                                                     1
2
                Okay. You were doing the math for me. You were
                                                                     2
                                                                         deputy sheriffs.
     taking out the City of Oxford and telling me who was in the
                                                                     3
3
                                                                                    We have four openings, so we'll have a total of
     county other than the City of Oxford?
                                                                         48 when we finish the hiring process.
                                                                     4
5
         Α
                Yes, sir.
                                                                     5
                                                                                    And when you gave me the figure of 60 for the
б
                That's what I wanted to understand, so I
                                                                     б
                                                                         City of Oxford, were you also giving me deputy sheriffs, or
7
    appreciate that. Thank you. It cut through it.
                                                                     7
                                                                         were you giving me some other number?
8
                When you're taking out doing that math in your
                                                                     8
                                                                                    No, sir.
9
    head, are you also including some estimate for Abbeville and
                                                                     9
                                                                                    I gave you the number of 80, not 60, and that was
    for University of Mississippi?
                                                                    10
                                                                         just including what we call gun-toters maybe. They were
10
                Is that where you get to the 30?
                                                                         police officers, sworn officers. I didn't include
11
                                                                    11
                Yes, sir. They would be included in the county.
                                                                         communications or anything like that.
12
                                                                    12
13
    The 30,000 would include Abbeville.
                                                                    13
                                                                                    Okay. What I'm trying to get is comparable
                                                                         positions for the two -- for the two law enforcement
14
                Okay. So if I took Abbeville out, it would be
                                                                    14
15
    whatever Abbeville is, and if I took the University of
                                                                    15
                                                                         services.
    Mississippi out, it would be whatever that is?
                                                                    16
16
                                                                                    So the 80 that you gave me for Oxford, is that
17
                Yes. And these are approximate numbers. I don't
                                                                    17
                                                                         comparable to the 44, 48 that you gave me for the county?
18
    have --
                                                                    18
                                                                                    I don't know.
19
          0
               I'm sure the numbers are all, again, public
                                                                    19
                                                                                    MR. O'DONNELL: Object to form. Go ahead.
20
    record.
                                                                    20
                                                                         BY MR. YOUNGWOOD:
21
         Α
                Yes, sir.
                                                                    21
                                                                              0
                                                                                    You used the word, I think, "qun-toters"?
22
                How many officers does the -- do you have now
                                                                    22
                                                                              Α
                                                                                    Police officers.
    under your management -- or under your command perhaps is a
                                                                                    Police --
23
                                                                    23
    better word?
                                                                    24
                                                                                    I'm not --
24
25
                                                                    25
         Α
                Including myself, there's 44 employees as far as
                                                                                    I'm just trying to use your words.
                                                           Page 16
                                                                                                                                Page 17
1
                                J. EAST
                                                                     1
                                                                                                     J. EAST
2
                Yes, sir.
                                                                     2
         Α
                                                                              Α
                                                                                    Yes, sir.
3
                                                                     3
                                                                                    MR. YOUNGWOOD: And so for the court reporter,
                Although I have some --
4
                I've done --
                                                                     4
                                                                              we're going to use the convention that this Tab 39 will
5
                I'm a lawyer. I've done some cases involving
                                                                     5
                                                                              now be Exhibit 39. We'll put it into the chat.
                                                                                     (Exhibit 39 was marked for identification.)
б
    police forces before. You are going to completely beat me
                                                                     6
    on the terminology in everything every step of the way
                                                                     7
                                                                         BY MR. YOUNGWOOD:
8
     today, so...
                                                                     8
                                                                                    You should find there, sir -- hopefully your
9
         Α
                The people I'm talking about are sworn police
                                                                     9
                                                                         version is the same as mine. It's a set of pictures. I
                                                                         think it goes to 23 different pictures. On the bottom they
10
    officers.
                                                                    10
          Q
                Okay. So the 80 sworn police officers for
                                                                    11
                                                                         seem to be numbered.
11
12
    Oxford, right?
                                                                    12
                                                                              Α
                                                                                    Yes, sir.
13
                Yes, sir, that's correct.
                                                                    13
         Δ
                                                                                    Okay. And this is the Oxford Town Square;
                                                                              0
14
                And the 44 to 48 when you're fully staffed, those
                                                                    14
                                                                         correct?
15
    are sworn police officers too?
                                                                    15
                                                                              Α
                                                                                    No. This is --
                That's right.
                                                                    16
                                                                                    What I'm looking at mainly is the courthouse
16
         Α
17
                Okay. That's what I'm trying to make sure we're
                                                                    17
                                                                         grounds.
     comparing, I'll say apples and apples.
                                                                                    Okay. Let's call it, okay, courthouse grounds.
18
                                                                    18
19
         Α
                Yes, sir.
                                                                    19
                                                                                    What would you say the relationship is between
20
                Okay. Let's talk for a little bit about the
                                                                    20
                                                                         the courthouse grounds and the town square?
    Oxford Town Square that you know is a focus of this
                                                                    21
                                                                                    The courthouse sits in the middle of the downtown
21
                                                                              Α
22
    litigation, and the county courthouse. It might be easiest
                                                                    22
                                                                         square area.
23
    if we just take a look at a picture.
                                                                    23
                                                                                    Okay. And just to take a look at a few of them,
                                                                         the one that's labeled B1, the first one, that's looking, as
24
                And I think if you turn to Tab, for example, 39
                                                                    24
25
    in hopefully what's in front of you.
                                                                    25
                                                                         I understand it, more or less north toward the statue and
```

	Page 18		Page 19
1	J. EAST	1	J. EAST
2	the courthouse?	2	A Yes, sir. Yeah, it's an opening that is, yes, is
3	A No, sir. That would be the south side.	3	always open.
4	Q Okay. Is it the south side	4	Q Okay. And it's not closed at night, for example?
5	Again, maybe this is an unhelpful way to do it.	5	A No, sir.
6	If I'm standing where the photographer is, am I	6	Q And the height of the gate, that's been a pretty
7	looking north or looking south?	7	consistent height in recent years, I take it?
8	A You're looking north at the south side of the	8	A Yes, sir.
9	courthouse, yes, sir.	9	Q Okay. The benches that we see, do you know how
10	Q That's what I thought. So we're looking north.	10	long those benches have been there?
11	A Yes.	11	A No, sir.
12	Q And the statue itself, the soldier on the top,	12	Q More than a few years or less than a few years?
13	he's facing south; is that right?	13	A There's always been benches around the
14	A That's correct.	14	courthouse. I don't know how long these have been there.
15	Q Okay. And this is a reasonably fair rendition of	15	Q Okay. And by "always" you mean decades, as long
16	what the courthouse looks like from this angle?	16	as you can remember?
17	A Yes, sir.	17	A Since I was a child, I remember one or two
18	Q Let's turn to the third page. You can see the	18	benches being up there.
19	statue outside the gate?	19	
20	A Yes, sir.	20	Q Let's turn to the next two pages, either page 4 or page 5.
21		21	
22		22	Do you see another opening here?  A Yes, sir.
	more or less looking south, right, from behind the statue?		·
23	A Yes, sir.	23	Q Can you tell which direction this is facing, sir?
24	Q Okay. This open gate here that's sort of near	24	A Yes, sir. This is facing west.
25	the statue, that gate is always open; is that correct?	25	Q Okay. And these openings this opening is two
1	Page 20	1	Page 21
1	J. EAST	1	J. EAST
2	J. EAST pictures, but one opening this has been here for decades	2	J. EAST  Q And that opening is never closed off; correct?
2 3	J. EAST pictures, but one opening this has been here for decades as well; correct?	2 3	J. EAST  Q And that opening is never closed off; correct?  A Correct.
2 3 4	J. EAST pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.	2 3 4	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one
2 3 4 5	J. EAST  pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point;	2 3 4 5	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?
2 3 4 5 6	J. EAST  pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?	2 3 4	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long
2 3 4 5 6 7	J. EAST  pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.	2 3 4 5 6 7	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.
2 3 4 5 6 7 8	J. EAST  pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an	2 3 4 5 6 7 8	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.
2 3 4 5 6 7 8	J. EAST  pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.	2 3 4 5 6 7 8	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the
2 3 4 5 6 7 8 9	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir. Q Okay. And it's not closed off at any point; correct?  A That's correct. Q Okay. If you turn to the next page 6, this is an additional bench. That bench has been here, fair, for a long time;	2 3 4 5 6 7 8 9	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?
2 3 4 5 6 7 8 9 10 11	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?	2 3 4 5 6 7 8 9 10	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.
2 3 4 5 6 7 8 9 10 11 12	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.	2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from
2 3 4 5 6 7 8 9 10 11 12	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least
2 3 4 5 6 7 8 9 10 11 12 13 14	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.  Q And again, we can see an opening where there's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	pictures, but one opening — this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?  A The photographer is facing south, and this will	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.  Q And again, we can see an opening where there's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?  A The photographer is facing south, and this will be the new side of the courthouse.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.  Q And again, we can see an opening where there's — looks like there's a truck, pickup truck.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?  A The photographer is facing south, and this will be the new side of the courthouse.  Q And again, this is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.  Q And again, we can see an opening where there'slooks like there's a truck, pickup truck.  Do you see that opening?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	pictures, but one opening this has been here for decades as well; correct?  A Yes, sir.  Q Okay. And it's not closed off at any point; correct?  A That's correct.  Q Okay. If you turn to the next page 6, this is an additional bench.  That bench has been here, fair, for a long time; correct?  A I don't know how long it's been there, sir.  Q Okay. You can't remember a time where there weren't benches within the courthouse grounds; correct?  A There's always been benches since I was a child, yes, sir.  Q Okay. Let's turn to page 17, if you could.  Are you able to identify the angle here, the direction the photographer is facing?  A The photographer is facing south, and this will be the new side of the courthouse.  Q And again, this is  You see that opening. That opening has been	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q And that opening is never closed off; correct?  A Correct.  Q These benches you see here, can you tell me one way or the other how long they've been here?  A I don't have a clue. I don't know how long they've been there.  Q Let's go to page 20.  Are you able to identify the direction the photographer is facing?  A The photographer would be facing west.  Q Okay. And a little difficult to count just from a picture, but it looks like one, two, three, four, at least five benches do you see there?  A Yes, sir.  Q And how long, do you know, have those been there? Same answer as before?  A Yes, sir.  I don't know.  Q And again, we can see an opening where there's —looks like there's a truck, pickup truck.  Do you see that opening?  A Yes, sir.

	Page 2	2	Page 23
1	J. EAST	1	J. EAST
2	A Yes, sir.	2	Sometimes people just go and sit there, yes, sir.
3	Q And never closed off, to your knowledge?	3	Q Okay. And there's nothing wrong with that;
4	A No, sir.	4	right?
5	Q Okay. Let's go to 22, please.	5	A Nothing wrong with sitting on a bench that I know
6	A Yes, sir.	6	of.
7	Q Can you tell what direction the photographer is	7	Q How about in the evening?
8	facing?	8	People, same thing, go in and out and sit on the
9	A It appears the photographer is facing north.	9	benches?
10	Q Okay. So this is between the courthouse and the	10	A Yeah, I'm sure there is. Not as much as during
11	statue perhaps?	11	the daytime but, yes, sir, there's people that would sit
12	A Yes, sir. That's what I would say.	12	there and wait for rides, drink a cup of coffee, things like
13	Q So this is probably the opening we've looked at	13	that I'm sure.
14	before in the prior picture, right?	14	Q Okay. I've been to Oxford myself. I understand
15	A Yes.	15	this is in an area where there are lots of restaurants,
16	Q On a typical day in	16	bars, things to do; right?
17	Let's move ourselves to a world without COVID.	17	A Yes.
18	Let's say a typical weekend day, do you people go	18	Q And so on a typical evening, folks might come
19	in and out of the courthouse grounds, sit on the benches,	19	into the grounds and sit and talk to each other or whatever
20	use the ground for their enjoyment?	20	on the benches?
21	A During business hours there, it's used by	21	A I think people sit there.
22	employees, those that are visiting court. I've seen them	22	I don't know if it's a social club place to meet.
23	out there.	23	I wouldn't describe it as that.
24		24	Q And if I were in Oxford on an evening and I came
25	On weekends, if there's a festival or something, I've seen people there.	25	from a restaurant or whatever and I wanted to go sit on the
45	I ve seen people there.	25	iron a restaurant of whatever and I wanted to go sit on the
1	Page 2		Page 25
1 2	J. EAST	1	J. EAST
2	J. EAST courthouse grounds, there's nothing to stop me from doing	1 2	J. EAST that if they see something happening. I would hope they
2 3	J. EAST courthouse grounds, there's nothing to stop me from doing so; correct?	1 2 3	J. EAST that if they see something happening. I would hope they would do that. And then they would call one of us to come
2 3 4	J. EAST courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.	1 2 3 4	J. EAST that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.
2 3 4 5	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the	1 2 3 4 5	J. EAST that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a
2 3 4 5 6	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?	1 2 3 4	J. EAST that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the
2 3 4 5 6 7	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.	1 2 3 4 5 6 7	J. EAST that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?
2 3 4 5 6 7 8	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never	1 2 3 4 5 6 7 8	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not
2 3 4 5 6 7 8	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?	1 2 3 4 5 6 7 8	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not — that's not their jurisdiction, so they don't make it a
2 3 4 5 6 7 8 9	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.	1 2 3 4 5 6 7 8 9	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not — that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce
2 3 4 5 6 7 8 9 10 11	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of	1 2 3 4 5 6 7 8 9 10	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic	1 2 3 4 5 6 7 8 9 10 11 12	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something,
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.	1 2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is	1 2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?  A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw something on the courthouse grounds?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?  A Yes, sir.  Q Okay. If a City of Oxford police officer were to	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw something on the courthouse grounds?  A Contact the Sheriff's Department.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?  A Yes, sir.  Q Okay. If a City of Oxford police officer were to see an event that warranted her or his attention on the	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw something on the courthouse grounds?  A Contact the Sheriff's Department.  Q Are there other areas within the City of Oxford
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?  A Yes, sir.  Q Okay. If a City of Oxford police officer were to see an event that warranted her or his attention on the courthouse grounds, could they walk onto those grounds to	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw something on the courthouse grounds?  A Contact the Sheriff's Department.  Q Are there other areas within the City of Oxford that share this distinction of being county property in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  courthouse grounds, there's nothing to stop me from doing so; correct?  A That's correct.  Q There's no sign saying don't come in here in the evening; correct?  A I haven't seen any signage.  Q And we've already discussed the gates are never blocked off; correct?  A Correct.  Q In your years as chief of police for the City of Oxford actually, strike that. Let me ask more basic questions.  So the courthouse grounds, these are this is county property; is that right?  A Yes, sir.  Q And the statue, that's county property; right?  A Yes, sir.  Q Okay. But it's within the City of Oxford; right?  A Yes, sir.  Q Okay. If a City of Oxford police officer were to see an event that warranted her or his attention on the	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that if they see something happening. I would hope they would do that. And then they would call one of us to come and take care of the situation.  Q Okay. But there was nothing inappropriate from a jurisdictional ground from them crossing the line of the fence because they saw something on the courthouse grounds?  A They have a right to act, but they're not—that's not their jurisdiction, so they don't make it a common habit to go in there and arrest people or enforce something.  Q Maybe a better way to ask, if they saw something, they wouldn't ignore it.  They wouldn't ignore it just because it's outside their jurisdiction?  A I wouldn't think so. I would think they would contact us.  Q Well, when you were chief of police, did you ever give your officers instructions on what to do if they saw something on the courthouse grounds?  A Contact the Sheriff's Department.  Q Are there other areas within the City of Oxford

Page 26 Page 27 J. EAST J. EAST 1 1 2 2 inside the city. Α No, sir. 3 3 We also have a new --MR. O'DONNELL: Object to form. We have county schools that are inside the city. BY MR. YOUNGWOOD: 4 4 5 We have a new agricenter that's located inside the city, a 5 Okay. And so you're not remembering any specific б justice court complex that's inside the city, all of which б event of violence occurring while you were chief of police 7 are on county property and enforced -- rules are enforced by 7 on the courthouse grounds on the area surrounding the 8 county law enforcement. 8 statue? 9 And would you give me similar answers in terms of 9 Α Not --10 when you were chief of police of Oxford? 10 No, sir, that I can recall. If one of your officers saw something on one of 11 Okay. And how about, did you learn of anything 11 these county properties that were within the city, you would in -- how long a time did you take leave of absence to run 12 12 13 expect them to do something about that; right? 13 for your current office, sir? Yes, sir. I would expect them to go to that 14 14 Roughly 11 months. 15 situation and have them contact the sheriff's department to 15 And during those 11 months, did you happen to come and handle it. hear of any violent events in the courthouse grounds or 16 16 areas immediately surrounding the statue? 17 Okay. When you were chief of police of the City 17 18 of Oxford, were you ever made aware of any violent events 18 Not that I can recall. 19 taking place on the courthouse grounds? 19 Okay. And let me broaden it. 20 You know, I can't recall. I don't know if they 20 I'm not sure how you're interpreting my use of ever broke up fights up there or not. I just -- right 21 21 the word "violence." offhand, I don't want to say something. I can't recall that 22 Were you ever made aware of unsafe -- an unsafe 2.2 23 situation of any sort while you were chief of police at the 23 from memory. 24 Q If I expanded the question to include the statue, City of Oxford or during your leave of absence on the 24 25 would your answer change? 25 courthouse grounds or the land immediately surrounding the Page 28 Page 29 1 J. EAST J. FAST 1 2 statue? 2 Just right offhand, I can't think of --3 MR. O'DONNELL: Object to form. 3 I really don't know what you're asking. 4 4 Can you tell me about the incident with the THE WITNESS: Do I answer? 5 MR. O'DONNELL: Yes. 5 deputy? 6 I don't really know what you mean. I'm not clear 6 What was that situation? on what you're asking me. 7 Yes, sir. They had a trial that ended with the 8 I've been made aware as chief that there have 8 young man being convicted. He got up and was just going to 9 been demonstrations there or if there was -- they had 9 leave as the judge sentenced him. One of the deputies was something that could -- they were worried about court at the back of the courthouse and tried to stop to talk to 10 10 security or that they may have a trial or something. We 11 him, and he assaulted the deputy there and had to be taken 11 12 were always contacted to say, you know, we may need help or 12 into custody by several of us. things like that. 13 This was a deputy being injured in the courthouse 13 14 I don't know if that's answering your question or 14 by a criminal defendant? 15 15 Yes, sir. not. BY MR. YOUNGWOOD: 16 Any other incidents that you can recall in the 16 17 No, no, I think it is. 17 time period leading up to when you became sheriff where And in any of those circumstances, did you become somebody was physically injured on the courthouse grounds or 18 18 19 aware that anyone got hurt, physically hurt from any of 19 on the land immediately surrounding the statue? 20 those incidents? 20 Not that I can recall right now, no, sir. 21 Not --21 Okay. I take it, though, during your tenure at 22 I mean, I've been in court one time when we had a 22 the Oxford Police Department, there were other incidents of 23 deputy that was assaulted there and had his shoulder 23 violence elsewhere in the City of Oxford; correct? 24 dislocated, so I'm not --24 Α Yes, sir. 25 25 It's kind of a broad question. I can't --And that happens in a city of 27,000 people;

Page 31 Page 30 1 J. EAST 1 J. FAST 2 Yes, sir. We worked to establish a downtown kind 2 right? 3 3 Α Yes, sir. of protocols. We presented the mayor and Board of Aldermen with a lot of safety concerns that we had. 4 And the downtown area at one time -- I don't know what it is now -- I think there was, I mean, approximately 5 I'm assuming it's '17, '18. I don't know the 6 30 bars in a two-block to three-block radius. So you have a б exact year. 7 lot of people that go to this -- I would refer to it as 7 MR. YOUNGWOOD: You know, I was going to do this 8 entertainment center down there or downtown district. So 8 later. Why don't we just do it now, and we'll try to with alcohol, young adults, you're going to have people that 9 keep moving forward chronologically. 10 are aggressive and fight and do those type things. 10 So, Mr. O'Donnell, this is going to be in the Okay. But those happen from time to time, and 11 material that we're only able to e-mail this morning. 11 they happen, I assume, throughout the whole time you not 12 I don't know how the sheriff has that arranged, if it's 12 13 just were chief of police, but worked for the Oxford Police 13 in a binder or some other way. 14 14 Department; right? MR. O'DONNELL: I tried my best, John, to label 15 Α 15 them by tab, but he has them. So just --Yes. Yes, sir. It was progressing towards -- as I was chief, it 16 MR. YOUNGWOOD: Okay. So we'll keep trying the 16 17 17 was progressively getting more violent, larger crowds. I tab method then. 18 think COVID took care of a lot of that. 18 MR. O'DONNELL: I'm not sure that's --MS. CRON: I'll also drop them into the chat. 19 I understand. 19 2.0 And we might get to this in a little bit, but 20 BY MR. YOUNGWOOD: back in 2017 and following an incident in 2018, there were 21 21 0 Let me direct you, Sheriff, to Tab 44. So we'll 22 actually some changes made to the downtown district 22 call that Exhibit 44. 23 ordinance to address some of the potential for violence in 23 (Exhibit 44 was marked for identification.) 24 the downtown area. 24 Yes, sir. Α 25 25 Am I right on that? Page 32 Page 33 J. FAST 1 J. EAST 1 2 BY MR. YOUNGWOOD: 2 No, not particularly. 3 Okay. And I'll give you a moment. Take whatever 3 We did this kind of regularly there for several 4 4 time you need, same with anything I give you today. months. I don't know exactly which one this would be. 5 These are minutes of the City of Oxford Board of 5 Okay. Let's look at 18. Feel free to read the 6 Aldermen regular meeting Tuesday, October 2 -- sorry -б summary that's on the top of page 5, if that's helpful. I'm Tuesday, October 3, 2017. 7 going ask if you remember this discussion at all. 8 Α Yes, sir. 8 Oh, wait a minute. I think I was confused. 9 And I see you listed as being in attendance. 9 What do you recall --10 What was the reason to revisit here safety 10 11 Okay. And I assume that was typical for you to 11 recommendations for the downtown area? 12 attend these meetings; right? 12 Due to the increasing underage drinking, I could 13 13 say violence, the population that was on the area of me and Δ Yes, sir, it was. 14 Okay. And if you look down to item 17 on the my staff had come up with some safety recommendations that 14 15 fourth page of the document. 15 we thought would benefit the city, along with our downtown 16 Α Yes, sir. area, to make it a safer place if we could get these 16 17 And both item 17 and 18 have your names next to 17 suggestions or recommendations established. And the recommendations that you made, they 18 them at the top? 18 19 19 concern the area and the operation of the restaurants and 20 And the first one relates to amending Article 2 20 the bars; is that right? of the alcohol ordinance. 21 Along with the pedestrian traffic, parking, 21 22 Do you see that? 22 lighting, those type of things. 23 Yes, sir. 23 Okay. Did you make any recommendations regarding Α 24 Do you remember what this was about, what this 24 the courthouse area? 25 25 change was about? No, sir. That wasn't in my wheelhouse.

Page 34 Page 35 1 J. EAST 1 J. EAST 2 And you didn't identify for the city meeting, the 2 I believe that once the person fired the qun, the 3 Board of Alderman meeting, any safety concerns you had with 3 person that was hurt was more pushed through glass as the the courthouse area at this time; right? crowd was trying to escape running. He was kind of trampled 4 5 No, sir, not that I can recall. I don't think 5 or hurt, whoever it was, and glass that was being shattered б I'd be talking about the courthouse. б cut the person or hurt the person. 7 Do you recall, sir, an incident in April of 2018 7 Okay. In the wake of that incident, you returned 8 when a patron fired a gun in the establishment called Lyric? 8 to the Board of Aldermen meetings and again proposed an 9 Yes, sir, I do. 9 ordinance in the downtown district. Α 10 What do you remember about that, sir? 10 Do you remember doing that?  $\cap$ I was out that night. I was actually working on 11 Yes, I was trying to get them to declare that as 11 mounted patrol, and it came across our radio that shots had a downtown district so that we could look for other options, 12 12 13 been fired in the Lyric, and we made our way to that 13 other security-type methods there. location. 14 (Exhibit 50 was marked for identification.) 14 15 0 And where is the Lyric? 15 BY MR. YOUNGWOOD: Let's take a look at Tab 50, which we will mark 16 Lyric is located on Van Buren Avenue directly 16 as Exhibit 50, please. These are May 15, 2018 Board of 17 across from a local pub called the Library. 17 18 And in the --18 Aldermen, City of Oxford Meeting Minutes. 19 No one was killed during that incident; correct? 19 When you get there, you'll see on the first page 20 20 that you were in attendance. Tell me when you're set, 21 But the bullet did strike somebody? 21 please. 22 Am I correct on that? 22 Α Yes, I'm on the page. 23 23 So you were in attendance at this meeting? Α No, sir. 24 24 That's what the first page indicates; right? Q No, okay. 25 25 I don't believe so. Α Yes, sir. Α Page 36 Page 37 J. EAST J. EAST 1 1 2 And if we turn to the fourth page, item 20 2 diligent in walking around to make sure that people were --3 discussed a proposed ordinance creating the downtown 3 breaking fights up, not allowing underage drinking. We 4 district. 4 could go back. We got a complaint that a female was 5 You're identified there, Joey East? 5 harassed or assaulted or another patron. There was no 6 What page? 6 cameras working in there. 7 Page 4, sir. 7 So we were trying to get some things established that would help keep the area safer. 8 What number? 8 9 20, bottom. 9 And the ordinance was not passed that night, 10 So it says, "Chief East presented a proposed 10 correct, or I don't know if the meetings are at night. They ordinance creating a downtown district. Issues that were 11 are at night. 11 12 discussed included requiring working cameras in any area in 12 It was not passed that evening; correct? any restaurant or bar where the public has access, having a 13 13 No, sir, just said to discuss. certain number of security personnel based on the occupancy 14 Okay. And if you can now turn to Tab 52, please, 14 15 of the businesses, and requiring ID readers, scanners for 15 which we'll mark as Exhibit 52. areas where there's an age restriction for entry." 16 (Exhibit 52 was marked for identification.) 16 17 What was the reason you wanted to propose this, 17 BY MR. YOUNGWOOD: or what's the reason you did propose this ordinance? These are June 19, 2018 City of Oxford Board of 18 18 19 What I found is that, being that we're a college 19 Aldermen Meeting Minutes. 20 town, a lot of businesses rely on the patronage of college 20 Again, when you get to the first page, I think students. It was my belief that we were policing a lot of you'll see that you were in attendance. 21 21 the restaurants and bars. I didn't feel that they were 22 22 Tell me when you've found that, please. 23 23 checking IDs properly. They did not have enough camera I'm here. Α 24 systems in there. 24 Okay. So you were in attendance at this meeting 25 25 Their security in my opinion were not being on June 19, 2018; correct?

Page 38 Page 39 1 J. EAST 1 J. EAST 2 Yes, sir, by the notes I have. 2 required permits for gatherings at certain of the venues, Α 3 3 If you turn to the third page under number 11, music venues and other venues? you're noted under number 11 under second reading and public There was language in there that was meant to be 4 4 5 hearing for proposed ordinance creating a downtown district. 5 if they were having private -- if they would rent their 6 Do you see that? б facility out, we were trying to get to where we would be 7 Yes, sir. 7 notified about that so that we could have enough staff on 8 Okay. And this was an opportunity for the 8 hand to make sure the security needs were met. 9 community to give reaction to the proposed ordinance; 9 Okay. And part of the information that would 10 10 have had to have been provided was, for example, the names correct? Α of the artists that might perform? 11 Yes, sir. 11 12 0 If you'd turn to the next page, 4 of 7, I may not 12 Do you recall that? 13 pronounce the gentleman's name correctly, but I'm looking 13 In the beginning, yes, sir, that was on there. Okay. That was one of the original proposals for fourth paragraph or third full paragraph, John Currence, 14 14 0 C-u-r-r-e-n-c-e. 15 the ordinance? 15 16 16 Do you know Mr. Currence? Α I believe so, yes, sir. 17 17 Okay. That provision was ultimately dropped, the 18 And in this it says that Mr. Currence cited First 18 need to share the name of the artist; right? 19 Amendment concerns. 19 Yes, sir. 20 Do you see that? 20 Okay. Do you know why it was dropped? 21 21 Α No, sir, I don't. 22 Do you recall what he said about his First 22 I believe that some of the business owners 23 Amendment concerns about the ordinance? 23 brought up some good points during these conversations, and 24 Α I do not. 24 it just made us go back and revisit and put in a better 25 0 Was there part of the ordinance that would have 25 policy or ordinance there. Page 40 Page 41 J. EAST J. EAST 1 1 2 If we could go to 55, please. So this is 2 Do you see that? July 17, 2018, City of Oxford Board of Aldermen regular 3 3 Yes, sir. 4 meeting; correct? And it says, "The mayor began the public hearing 5 Α Hold on. I haven't got there yet. 5 by showing the same PowerPoint presentation that was shown 6 Yeah, sorry. Thank you. 6 at the public hearing at the Oxford Conference Center. She (Exhibit 55 was marked for identification.) again stressed this ordinance was not in response to one 8 Okay. I'm getting there. 8 particular event, but a culmination of various events dating 9 You said 55? 9 back to 2003." BY MR. YOUNGWOOD: 10 10 Do you know what was being referred to by "a 55. 11 culmination of various events dating back to 2003"? 11 0 12 Α Yes, sir. 12 No, sir, not right offhand. We had --13 13 I don't know exactly what she meant right there, So you should have in front of you Tuesday --14 And we'll mark this 55 as Exhibit 55 to your 14 but we've had several tragedies, and she could be talking 15 deposition. 15 about one of them from students being -- young people being Tuesday, July 17, 2018, 5 p.m., City of Oxford, killed in drunk driving incidents and other things. 16 16 17 Board of Aldermen meeting. And you'll see again that you're 17 So I can't recall right offhand. in attendance, if you look at the attendees? Okay. And those are all events that, those 18 18 19 Yes, sir. 19 tragedies, that in some way this ordinance was designed to, 20 This time, if we turn within the document to 20 if not prevent, at least lessen the likelihood in the 21 future? 21 page 4 --22 Yes, sir. 22 Yes, sir. Correct. Α 23 Again, this -- your name is identified under item 23 Okay. But none of them were events that took 24 14, "Second reading, public hearing and possible vote for 24 place or tragedies that took place on the courthouse 25 proposed ordinance creating a downtown district." 25 grounds; correct?

	Page 42		Page 43
1	J. EAST	1	J. EAST
2	A Not that I recall, no, sir.	2	Do you see that?
3	Q Okay. If you could turn to Tab 57, which we'll	3	A Yes, sir.
4	mark as Exhibit 57.	4	Q Would you a degree with me, sir, both public
5	(Exhibit 57 was marked for identification.)	5	safety and ideals, they can coexist; right?
6	BY MR. YOUNGWOOD:	6	A I don't know what you mean by "ideals."
7	Q I guess this is a petition, if you look, signed	7	Q Okay. Well, First Amendment and public safety,
8	by a number of citizens. Signatures are at the back of the	8	they can coexist?
9	document.	9	A Yes, sir. Yes, sir, absolutely.
10	Do you recall this petition coming to your	10	Q And Mr. Bishop calls the First Amendment a
11	attention at some point during the discussion of the	11	fundamental right.
12	downtown district ordinance?	12	You'd agree with me that the First Amendment is a
13	A Yes, sir, I do vaguely.	13	fundamental right?
14	Q So you think you've seen this before?	14	A Yes, sir.
15	I guess it looks like the petition is signed by	15	Q And all aspects of the First Amendment; correct?
16	Bradley Bishop?	16	A Yes, sir.
17	A It's addressed to the Board of Aldermen, but I	17	Q Let's go to Tab 58. I'm going to call that
18	think I will say I read this.	18	Exhibit 58, please.
19	I can't	19	(Exhibit 58 was marked for identification.)
20	Q Let me direct you to the second page of it. The	20	BY MR. YOUNGWOOD:
21	pages unfortunately aren't numbered, but it's just the	21	Q This is September 4, 2018, City of Oxford Board
22	second page.	22	of Aldermen regular meeting. If you
23	You can see in the middle that Mr. Bishop writes,	23	Do you recognize these to be the minutes of that
24	"We should reject the false choice between public safety and	24	meeting?
25	our ideals."	25	A Yes, sir.
_			
1	Page 44	1	Page 45
1 2	J. EAST	1 2	J. EAST
2	$ \hbox{ J. EAST } \\ \hbox{ Q} \qquad \hbox{ And again looking at the attendance list, you're } \\$	2	J. EAST A I cannot
2 3	<pre>J. EAST Q And again looking at the attendance list, you're in attendance; correct?</pre>	2 3	J. EAST A I cannot There was literally
2 3 4	J. EAST Q And again looking at the attendance list, you're in attendance; correct? A Yes, sir.	2 3 4	J. EAST  A I cannot There was literally I don't know if this is the last version. I
2 3 4 5	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns	2 3 4 5	J. EAST  A I cannot  There was literally  I don't know if this is the last version. I  don't know if this was the final one or not.
2 3 4	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've	2 3 4 5 6	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to
2 3 4 5 6 7	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?	2 3 4 5 6 7	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so
2 3 4 5 6 7 8	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.	2 3 4 5 6 7 8	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so hold on.
2 3 4 5 6 7 8	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its	2 3 4 5 6 7 8	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so hold on.  the seventh page of the document that we've
2 3 4 5 6 7 8 9	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?	2 3 4 5 6 7 8 9	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've marked as Exhibit 59. There's a section on the bottom that
2 3 4 5 6 7 8 9 10 11	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.	2 3 4 5 6 7 8 9 10	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so hold on.  the seventh page of the document that we've marked as Exhibit 59. There's a section on the bottom that says "Section 14-103. That's how you'll know where I am.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from	2 3 4 5 6 7 8 9 10 11 12	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events  scheduled. If such event is for 150 people or more, at such
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events  scheduled. If such event is for 150 people or more, at such  event venues as follows."
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)  BY MR. YOUNGWOOD:  Q And this may be	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events  scheduled. If such event is for 150 people or more, at such  event venues as follows."  "A. At least five days before such event, the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)  BY MR. YOUNGWOOD:  Q And this may be  If you can't answer this question, I'll	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events  scheduled. If such event is for 150 people or more, at such  event venues as follows."  "A. At least five days before such event, the  proper owner of such event vent"
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)  BY MR. YOUNGWOOD:  Q And this may be  If you can't answer this question, I'll understand.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events scheduled. If such event is for 150 people or more, at such  event venues as follows."  "A. At least five days before such event, the  proper owner of such event vent" Let me start again. I garbled that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And again looking at the attendance list, you're in attendance; correct?  A Yes, sir.  Q Okay. Going to page 4, item 17, this concerns the same downtown business district ordinance that we've been discussing; correct?  A Yes, sir.  Q Okay. And at this meeting the ordinance in its revised form is approved; correct?  A Yes, sir.  Q Okay. And one of the changes that was made from earlier in the process to the approval was, for example, the elimination of any requirement that you needed to disclose the name of the artist performing at a venue; correct?  A Yes, sir.  Q If you could turn to Tab 59, which we'll mark as Exhibit 59.  (Exhibit 59 was marked for identification.)  BY MR. YOUNGWOOD:  Q And this may be  If you can't answer this question, I'll	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A I cannot There was literally I don't know if this is the last version. I  don't know if this was the final one or not.  Q Let me direct you to Again, they're not numbered, unfortunately, so  hold on.  the seventh page of the document that we've  marked as Exhibit 59. There's a section on the bottom that  says "Section 14-103. That's how you'll know where I am.  A Yes, sir.  Q "Restrictions for establishments operating under  Mississippi Code Annotated 67-1-5(m)(ii)."  Do you see that?  A Yes.  Q Under 2 it says, "Additionally, all businesses  covered under this section shall provide notice of events  scheduled. If such event is for 150 people or more, at such  event venues as follows."  "A. At least five days before such event, the  proper owner of such event vent"

	Page 46		Page 47
1	J. EAST	1	J. EAST
2	each event."	2	personnel to do street safety, block roads, things like
3	Do you see that?	3	that.
4	A Yes.	4	Q Okay. And under
5	Q Do you recall that provision being in the final	5	So an event under 150 people did not require such
6	ordinance?	6	notice; is that right?
7	A No, sir. I'm not disagreeing that that's right.	7	A Yes, sir, I think that's right.
8	I just don't	8	I'd just have to read the wording itself. If
9	Q Well, do you remember	9	this is the original copy, then yes.
10	Do you remember the ordinance having a notice	10	Q Under number 3, same page, it gives the
11	requirement for events of over 150?	11	content required content of the notice.
12	A Yes, sir.	12	Do you see that?
13	Q Okay. And do you remember it being five days?	13	A Which number?
14	A You know, I just can't recall.	14	O Number
15	I'm not saying that's not right. I just don't	15	So we're on the
16	recall the exact numbers.	16	A You're on B?
17	Q Okay. And if you turn to the next page, you'll	17	Q I'm on I'm on 3 3 not B, but 3.
18	see that it gives the chief of police or his/her designee	18	A Okay.
19	the power to waive the five days under certain requirements?	19	Q Do you see, "The event notice shall include at a
20	A Yes, sir.	20	minimum"?
21	Q Okay. What was the purpose, as you understood	21	Do you see that?
22	it, of the notice requirement?	22	Okay. It asks for property owner's name and
23	A So that we could have the proper security if it	23	contact information. Then it asks for the specific type or
24	was a large crowd. We would know there's a difference	24	types of events planned, i.e. live music, disk jockey,
25	between a wedding versus a rock concert, maintain more	25	fundraiser, wedding dance, or some combination of specific
43	between a wedding versus a rock concert, maintain more	23	rundraiser, wedding dance, or some combinacion or specific
	Page 48	1	Page 49
1	J. EAST	1	J. EAST
2	J. EAST types of events.	2	J. EAST right?
2 3	J. EAST types of events.  Do you see that?	2 3	J. EAST right? A Yes.
2 3 4	J. EAST types of events.  Do you see that?  A Yes, sir.	2 3 4	J. EAST right? A Yes. Q And it says, "Because of unusual circumstances
2 3 4 5	J. EAST  types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information	2 3 4 5	J. EAST right?  A Yes. Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to
2 3 4 5 6	J. EAST  types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?	2 3 4 5 6	J. EAST right?  A Yes. Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see
2 3 4 5 6 7	J. EAST  types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.	2 3 4 5 6 7	J. EAST right?  A Yes. Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?
2 3 4 5 6 7 8	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the	2 3 4 5 6 7 8	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.
2 3 4 5 6 7 8	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater	2 3 4 5 6 7 8 9	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less
2 3 4 5 6 7 8 9	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?	2 3 4 5 6 7 8 9	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?
2 3 4 5 6 7 8 9 10 11	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have	2 3 4 5 6 7 8 9 10	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to
2 3 4 5 6 7 8 9 10 11 12	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.	2 3 4 5 6 7 8 9 10 11 12	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.
2 3 4 5 6 7 8 9 10 11 12 13	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?	2 3 4 5 6 7 8 9 10 11 12 13	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be
2 3 4 5 6 7 8 9 10 11 12 13 14	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his	2 3 4 5 6 7 8 9 10 11 12 13	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"	2 3 4 5 6 7 8 9 10 11 12 13 14	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.  Q Okay. And the purpose of the five days' notice	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.  I don't I can't speak on it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.  Q Okay. And the purpose of the five days' notice you may have said already. That's so that you can make sure	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.  I don't I can't speak on it.  Q Do you remember ever
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.  Q Okay. And the purpose of the five days' notice you may have said already. That's so that you can make sure you have adequate resources to safeguard the event?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.  I don't I can't speak on it.  Q Do you remember ever  Let me ask that again, actually. Strike that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.  Q Okay. And the purpose of the five days' notice you may have said already. That's so that you can make sure you have adequate resources to safeguard the event?  A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.  I don't I can't speak on it.  Q Do you remember ever  Let me ask that again, actually. Strike that.  The next one, "Nature or conduct of the event
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	types of events.  Do you see that?  A Yes, sir.  Q Why was that information sought, the information sought under 3B?  A Simply for planning.  Q Okay. Did you have discretion to deny the establishment's ability to hold these events for greater than 150 people?  A The way this reads, as the chief, I would have that authority.  Q Okay. Where are you looking?  A I think it says, "The chief of police and his designee may waive"  Oh.  Q That's the notice requirement.  A Okay. I don't know if I do. I can't see that in here.  Q Okay. And the purpose of the five days' notice you may have said already. That's so that you can make sure you have adequate resources to safeguard the event?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	right?  A Yes.  Q And it says, "Because of unusual circumstances out of the control of the applicant, it was impossible to have provided notice within the time limitation," do you see that?  A Yes.  Q What sort of circumstances would warrant less than five days' notice under B1?  A I don't know. I don't know. I don't know how to answer that.  Q Okay. What if, for example, the event was to be of a political strike that.  What if the event was to react to other public events in society and there was an urgency in holding it in less than five days?  Would that  A That could be why they put that in.  I don't I can't speak on it.  Q Do you remember ever  Let me ask that again, actually. Strike that.

```
Page 50
                                                                                                                                 Page 51
                                J. EAST
 1
                                                                      1
                                                                                                     J. EAST
     department."
 2
                                                                      2
                                                                         right?
 3
                                                                      3
                Do you see that?
                Yes, sir.
                                                                                     Okay. Under this ordinance, if somebody gave you
 4
          Α
 5
                And so what criteria --
                                                                          at least five days' notice and provided the information in
 6
                How would you make a decision as to whether or
                                                                      б
                                                                          number 3, the event would be permitted to go forward;
 7
     not an application made less than five -- strike that -- a
                                                                      7
                                                                          correct?
 8
     notice made less than five days would be acceptable under
                                                                      8
                                                                               Α
                                                                                     That's the way I look at it.
 9
     provision B2?
                                                                      9
                                                                                     Okay. Did you ever have occasion to consider a
10
         Α
                I don't know that I can give examples of that.
                                                                     10
                                                                          request to waive the five days' notice when you were chief
                Okay. And under B3, "The police department and
                                                                          of police?
11
                                                                     11
     other city services and personnel have adequate time to
                                                                     12
                                                                               Α
12
                                                                                     Not that I recall, no.
13
     process the notice and plan for the event."
                                                                     13
                                                                                     Did you as chief of police receive notices under
14
                Do you see that?
                                                                     14
                                                                          this provision of events for more than 150 people?
15
                Yes.
                                                                     15
                                                                                     No, I can't --
          Α
16
                So what factors would go into determining whether
                                                                     16
                                                                                     I don't recall one way or the other on it.
                                                                     17
17
     or not B3 was applicable to an application made less than
                                                                                     The reason that is, I don't know if we got it
18
     five -- sorry I keep saying that -- to a notice made less
                                                                     18
                                                                          passed versus my leaving as chief.
19
     than five days prior to the event?
                                                                     19
                                                                                     Well, the Exhibit 58 that we just looked at does
2.0
                You know, I can only assume that this means it's
                                                                     20
                                                                          represent on the page we looked at, which was page 4 of
    not going to have extra resources. Sanitation won't be
                                                                          Exhibit 58, item 17, that the ordinance was passed and that
21
                                                                     21
    needed. We won't have to block the road. Not extra police
                                                                     22
                                                                          it would become effective January 1, 2019.
2.2
     force would be needed for security, those type things.
                                                                     23
                                                                                     Now, maybe you left shortly after for your leave
23
24
                And so all of these 1, 2 and 3 under B, these
                                                                     24
                                                                          of absence.
                                                                     25
25
    were if you were to waive less than five days' notice;
                                                                                     Is that possible?
                                                           Page 52
                                                                                                                                 Page 53
1
                                J. EAST
                                                                                                     J. FAST
                                                                      1
 2
                Yes, sir. I think I left in January or February.
                                                                      2
                                                                                     Yeah, I'd like to take a break, and I'll come
                                                                               Α
 3
                                                                      3
                I'm sorry. For me at least your voice was
                                                                          back.
 4
                                                                      4
    muffled on that answer.
                                                                                     Got it.
 5
                I'm sorry. I can't recall that I left January or
                                                                      5
                                                                                     VIDEOGRAPHER: We're going off the record. The
 6
     the first of February.
                                                                      6
                                                                               time is 10:17 a.m.
                Okay. But you supported the ordinance as it was
                                                                      7
                                                                                     (Recess was taken.)
 8
     passed; right?
                                                                      8
                                                                                     VIDEOGRAPHER: This is the start of Media
 9
          Α
                                                                      9
                                                                               Number 2. We're now back on the record. The time is
                Yes, sir.
                                                                     10
                                                                               10:34 a.m.
10
                And you therefore thought that the five days'
                                                                          BY MR. YOUNGWOOD:
    notice was an adequate amount of time to do whatever the
                                                                     11
11
12
    police department needed to do to prepare for an event of
                                                                     12
                                                                                     Sheriff East, if you could go back to Exhibit 58,
                                                                          please, these are the September 4, 2018 Board of Aldermen
13
    more than 150 people?
                                                                     13
14
                I don't know that I agree with that because this
                                                                          Meeting Minutes.
                                                                     14
15
     was changed numerous times. So I don't think that was my
                                                                     15
                                                                               Α
                                                                                     Yes, sir.
     choice. I think that was more the Board of Aldermen's
                                                                     16
                                                                                     Okay. And under 17, this is where the ordinance
16
17
     choice.
                                                                     17
                                                                          is presented. Your name is next to the heading for the
                Well, if we go to Exhibit 58 again, item 17 --
18
          Q
                                                                     18
                                                                          item.
19
          Α
                Can I take a break quick?
                                                                     19
                                                                                     Do you see that?
20
                                                                     20
                                                                                     No, sir, I don't --
21
                Can I take a break to use the restroom real
                                                                     21
                                                                                     We're on 59?
          Α
22
     quick?
                                                                     22
                                                                               Q
                                                                                     No, 58. I may have misspoke. 58.
23
                We can take a break now, or I probably have two
                                                                     23
          0
                                                                               Α
                                                                                     Okav.
24
    or three more questions on this document, whatever you
                                                                     24
                                                                               Q
                                                                                     Do you see your name there next to Pope Mallette?
                                                                     25
25
    prefer.
                                                                                     Item 17.
                                                                               Α
```

	Page 54	. T	Page 55
1	J. EAST	1	J. EAST
2	Q Item 17, yes.	2	handy, because I'm going to go back to those minutes, 55,
3	A Sir, yes, sir.	3	Exhibit 55, and go on to Exhibit 56.
4	Q Okay. And who is Pope Mallette?	4	And you'll recognize this, I hope, to be a draft
5	A He is counsel for City of Oxford.	5	of the ordinance we've been discussing?
6	Q Okay. And does the fact that your names are	6	A Page 56?
7	there, does that mean in part that you and Mr. Mallette	7	Q Okay. So keep both of those in mind. I'm going
8	presented during this portion of the meeting?	8	to direct you back to 55 now, page 4 of 7, item 14.
9	A Yes, sir. I don't remember if he did most of the	9	A 55?
10	present or if I did.	10	Q Yeah.
11	Q You didn't at the meeting, for example, speak	11	A Which one?
12	against the five-day notice requirement, did you?	12	Q 14.
13	A No, sir.	13	Item 14, page 4 of 7.
14	Q You didn't say that you needed more than five	14	A Okay.
15	days, for example?	15	Q You again are listed under item 14, which relates
16	A No, sir. Not at this meeting, no, sir.	16	to the ordinance. It's just your name there.
17	Q Was there a meeting where you did speak against	17	Do you see that?
18	the five days?	18	A Yes, sir.
19	A Not that I recall.	19	Q And it does look like from the text that the
20	Q And if we can	20	mayor also spoke.
21	If we could go back to Exhibit 55, please. We	21	Do you see that?
22	looked at this. This is this July 17, 2018 set of minutes	22	Just at the beginning it says, "The mayor began
23	for the Board of Aldermen for the City of Oxford?	23	the public hearing."
24	A Yes, sir.	24	Do you see that?
25	Q Okay. And if you also now keep that in mind or	25	A Yes, sir.
1			
	Page 56		Page 57
1	Page 56 J. EAST	1	Page 57 J. EAST
1 2	<del>-</del>		-
1	J. EAST	1	J. EAST
2	J. EAST Q But I want to now have you look	1 2	J. EAST first time presented until the final copy. There was
2 3	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page	1 2 3	J. EAST first time presented until the final copy. There was numerous copies of it.
2 3 4	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find	1 2 3 4	J. EAST first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall
2 3 4 5	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the	1 2 3 4 5	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and
2 3 4 5 6	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."	1 2 3 4 5	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling
2 3 4 5 6 7	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again?	1 2 3 4 5 6 7	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?
2 3 4 5 6 7 8	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document.	1 2 3 4 5 6 7 8	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.
2 3 4 5 6 7 8 9	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section	1 2 3 4 5 6 7 8	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just
2 3 4 5 6 7 8 9	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."	1 2 3 4 5 6 7 8 9	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17
2 3 4 5 6 7 8 9 10 11	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir.	1 2 3 4 5 6 7 8 9 10	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.
2 3 4 5 6 7 8 9 10 11	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A	1 2 3 4 5 6 7 8 9 10 11 12	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice	1 2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.	1 2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section  14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you. We can move on to a different topic.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't speak against that five-day notice period; correct?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you. We can move on to a different topic. Sir, I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't speak against that five-day notice period; correct? A No, sir, that I can recall.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you. We can move on to a different topic. Sir, I Well, let me not assume anything.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't speak against that five-day notice period; correct? A No, sir, that I can recall. Q Okay. You thought five days was an adequate	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you. We can move on to a different topic. Sir, I Well, let me not assume anything. You testified before
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again? Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir. Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that? A Yes, sir. Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't speak against that five-day notice period; correct?  A No, sir, that I can recall. Q Okay. You thought five days was an adequate amount of time for the notice; correct?	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you. We can move on to a different topic. Sir, I Well, let me not assume anything. You testified before Well, you testified in this proceeding over the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q But I want to now have you look You'll see in 56, if you turn to the fourth page of it I'm sorry sixth page of 56, you'll find something that again says, "Section 14-103, as in the final."  A 56. Which one again?  Q I think it's the sixth page of the document. It says in the middle of the page, "Section 14-103."  A Yes, sir.  Q And you'll see under an Item 2 here, both 2A Well, 2A, it again refers to a five-day notice period.  Do you see that?  A Yes, sir.  Q Okay. You didn't, at the July 17th meeting that are covered by the minutes that are Exhibit 55, you didn't speak against that five-day notice period; correct?  A No, sir, that I can recall.  Q Okay. You thought five days was an adequate amount of time for the notice; correct?  A I think we had compromised on things. We went	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	first time presented until the final copy. There was numerous copies of it.  Q Well, do you recall And again, we can look at all the drafts and trace the history, but do you recall at any time telling anyone that five days was not enough notice?  A Not that I recall.  Q Okay. So not just I'm not asking you just about at the July 17 meeting.  I'm asking you at any point in the process of presenting the ordinance and discussing it at multiple meetings and getting it approved, you never told anyone that you thought five days wasn't enough time?  A Not that I remember.  Q Okay, great. Thank you.  We can move on to a different topic. Sir, I Well, let me not assume anything. You testified before Well, you testified in this proceeding over the summer. But excluding that, you've testified before; is

	D 50		5 50
1	Page 58 J. EAST	1	Page 59 J. EAST
2	A Yes, sir, I've testified in court.	2	Q Okay. So this one predates your time as sheriff;
3	This is my first deposition to give.	3	right?
4	Q Okay. So you've testified in various police	4	A Yes, sir. This is
5	matters in court, I assume?	5	Yes, sir.
6	A Yes, sir.	6	Q And would it would this have been a policy you
7	Q But never either in court or in a deposition in a	7	would have had familiarity when you were chief?
8	civil case like this?	8	A No, sir.
9	A No, sir.	9	Q Okay. When you were chief, were you aware
10	Q Sir, if you could turn now to Tab 1.	10	were you aware that the county had a policy regarding the
11	A Yes, sir.	11	use of county facilities?
12	Q So this, sir, is a document produced to us by the	12	A I don't ever remember having a conversation to
13	county, and this will be Exhibit 1. It's got Bates numbers	13	I don't know. I don't recall them having a me
14	_2 to _5 produced by the county.	14	knowing they had something in place.
15	(Exhibit 1 was marked for identification.)	15	Q Okay. If you go to Exhibit 2 now, Tab 2, which
16	BY MR. YOUNGWOOD:	16	we'll mark as Exhibit 2.
17	Q Do you know what this is?	17	(Exhibit 2 was marked for identification.)
18	A It appears to be guidelines and procedures	18	BY MR. YOUNGWOOD:
19	regulated in the use of a county facility.	19	Q So this again says, "Facility Use Policy" on the
20	Q Have you seen this version of this document	20	top. It has Bates numbers _6 through _10 on the bottom of
21	before?	21	the pages.
22	And you can see the dates of it at the top. It	22	It says, "FACO1" underneath that.
23	says, "Effective date April 20, 2015. Last reviewed	23	Do you know what that means?
24	April 20, 2015."	24	A No, sir, I do not.
25	A I don't know if I've seen this one or not.	25	Q Okay. And this one says, "Effective date
1			
	Page 60		Page 61
1	Page 60 J. EAST	1	Page 61 J. EAST
2	J. EAST March 4, 2019."	1 2	J. EAST May 24th is the day before George Floyd was
	J. EAST March 4, 2019."  Do you see that?	2 3	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.
2 3 4	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.	2	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this
2 3	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect	2 3 4 5	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?
2 3 4 5 6	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.	2 3 4 5 6	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.
2 3 4 5 6 7	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.	2 3 4 5 6 7	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked
2 3 4 5 6 7 8	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this	2 3 4 5 6 7 8	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified
2 3 4 5 6 7 8 9	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.	2 3 4 5 6 7 8	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit
2 3 4 5 6 7 8 9	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.	2 3 4 5 6 7 8 9	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.
2 3 4 5 6 7 8 9 10	J. EAST  March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.	2 3 4 5 6 7 8 9 10	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?
2 3 4 5 6 7 8 9 10 11	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.	2 3 4 5 6 7 8 9 10 11 12	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we
2 3 4 5 6 7 8 9 10 11 12 13	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying
2 3 4 5 6 7 8 9 10 11 12 13 14	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in place when you assumed the sheriff's role January 2020;	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in place when you assumed the sheriff's role January 2020; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in  place when you assumed the sheriff's role January 2020;  correct?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in  place when you assumed the sheriff's role January 2020;  correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in place when you assumed the sheriff's role January 2020; correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of 2020, did you have any occasion where you had to consult the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it  A I don't know prior to that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in  place when you assumed the sheriff's role January 2020;  correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of  2020, did you have any occasion where you had to consult the policy?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it  A I don't know prior to that.  Q I'm sorry. I spoke over you. I didn't hear what
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in place when you assumed the sheriff's role January 2020; correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of 2020, did you have any occasion where you had to consult the policy?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it  A I don't know prior to that.  Q I'm sorry. I spoke over you. I didn't hear what you said.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect  when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in  place when you assumed the sheriff's role January 2020;  correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of  2020, did you have any occasion where you had to consult the policy?  A Yes, sir.  Q Okay. Tell me about that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it  A I don't know prior to that.  Q I'm sorry. I spoke over you. I didn't hear what you said.  A I said I'm not sure that we had an event prior to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	March 4, 2019."  Do you see that?  A Yes, sir.  Q And so was this the policy that was in effect when you became sheriff?  A I guess so.  Q Well, have you seen this  I'm sorry. I spoke over you. I apologize.  Please finish your answer.  A I'm not sure if this is when I was there or not.  I'd have to read it.  Q Why don't you take a moment then, please.  A This appears to be it, sir.  Q Okay. So you believe this was the policy in place when you assumed the sheriff's role January 2020; correct?  A Yes, sir.  Q Okay. And between January of 2020 and May 24 of 2020, did you have any occasion where you had to consult the policy?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	May 24th is the day before George Floyd was killed, so that's why I picked that. I'm just asking.  So did you have any occasion to consult this policy prior to May 24, 2020?  A Yes, sir.  Really about that time is probably when I looked at this policy. I looked most likely when we were notified how many people would have to considered to get a permit and the items the person could be on the grounds with.  Q And what caused you to review this policy?  A Right after the George Floyd incident there, we had more people wanting to use the facility, so I was trying to familiarize myself with it.  Q Okay. That's what I'm trying to get at.  So it was after Mr. Floyd's death that you started to review this policy?  A It was right in that time frame, yes, sir.  Q Okay. But once it  A I don't know prior to that.  Q I'm sorry. I spoke over you. I didn't hear what you said.

			1
1	Page 62 J. EAST	1	Page 63 J. EAST
2	days that follow, nationally there are protests and other	2	I can't recall that.
3	events associated with his death; right?	3	Q Okay. But these would have all been events, of
4	A Yes.	4	course, after Mr. Floyd died on the 25th?
5	Q And your awareness of those events causes you to	5	A That was really what, yeah, made me look into
6	look at this policy.	6	this more.
7	Do I follow correctly?	7	Q "It" being the killing of Mr. Floyd or the events
8	A Yes.	8	that related to Mr. Floyd that followed his death?
9	Q Was it national events that caused you to look at	9	A Both.
10	this or was it events specific to Mississippi?	10	Q Okay. And when you started
11	A I would say both.	11	So I'm going to
12	Q Okay. What events in Mississippi do you have in	12	So Mr. Floyd dies on May 25.
13	mind that played a role in you deciding to review this	13	How long after his death do you think you're
14	policy?	14	looking at this policy?
15	A I believe the city had some had a couple of	15	Days?
16	protests march or public speakings.	16	Weeks?
17	I was more familiar with their process, so I	17	A I can't remember.
18	needed to get more familiar with the county's process.	18	Q Okay. So late June, early I'm sorry late
19	Q Okay. Do you remember what the first event was	19	May, early June?
20	that you are thinking of?	20	Does that sound like the right time frame?
21	A No, sir. I don't know exactly which one it would	21	A I can't remember. I don't know exactly when it
22	be.	22	Was.
23	Q Was it an event specific to Lafayette County or	23	Q Well, it wasn't as late as July; right? It was
24	Oxford, or was it an event somewhere else in Mississippi?	24	before July?
25	A I don't know that events in other Mississippi	25	A I don't know the exact date that I would look at
	11 I don't like that evenes in other historistippi		II I don't into the chart add I would look do
1	Page 64	,	Page 65
1	J. EAST	1	J. EAST
2	J. EAST it.	2	J. EAST myself and then
2 3	<pre>J. EAST it. Q All you know is, it was after Mr. Floyd's death;</pre>	2 3	J. EAST myself and then Q I'm sorry. I didn't hear the end of your answer.
2 3 4	<pre>it.     Q All you know is, it was after Mr. Floyd's death; correct?</pre>	2 3 4	J. EAST  myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.
2 3 4 5	j. EAST  it.  Q All you know is, it was after Mr. Floyd's death;  correct?  A Yes, sir. It was in that time frame, yes, sir.	2 3 4 5	J. EAST  myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to
2 3 4	J. EAST  it.  Q All you know is, it was after Mr. Floyd's death;  correct?  A Yes, sir. It was in that time frame, yes, sir.  Q Okay. When you	2 3 4	J. EAST  myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?
2 3 4 5 6 7	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy?	2 3 4 5 6 7	J. EAST  myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to  mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts
2 3 4 5 6 7 8	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your	2 3 4 5 6 7 8	J. EAST  myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.
2 3 4 5 6 7 8 9	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?	2 3 4 5 6 7 8 9	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your
2 3 4 5 6 7 8 9	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death? A I don't recall if it's online or I had to call	2 3 4 5 6 7 8 9	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?
2 3 4 5 6 7 8 9 10	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to	2 3 4 5 6 7 8 9 10 11	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.
2 3 4 5 6 7 8 9 10 11 12	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.	2 3 4 5 6 7 8 9 10 11 12	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock
2 3 4 5 6 7 8 9 10 11 12	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it. Q Well, did you even know there was a policy?	2 3 4 5 6 7 8 9 10 11 12 13	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was
2 3 4 5 6 7 8 9 10 11 12 13 14	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask	2 3 4 5 6 7 8 9 10 11 12 13	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death? A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it. Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it. A I would have to I don't know that. I don't know, again, if it's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those.  Q Give me a second, sir. I think we may have that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those.  Q Give me a second, sir. I think we may have that.  I think I may know the e-mail you're referring to, so just
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death? A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it. Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it. A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it. Q I'm sorry. Who are you referring to? I didn't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those.  Q Give me a second, sir. I think we may have that. I think I may know the e-mail you're referring to, so just let me locate it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it. Q I'm sorry. Who are you referring to? I didn't hear the name.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	myself and then  Q I'm sorry. I didn't hear the end of your answer.  A I read it by myself.  Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to?  A I can't recall right of offhand my first thoughts on it.  Q Okay. Did you at some point discuss your potential changes with someone else?  A I remember e-mailing Ms. Carwyle one time.  I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those.  Q Give me a second, sir. I think we may have that. I think I may know the e-mail you're referring to, so just let me locate it.  Before we refer to that, if you don't mind
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it. Q I'm sorry. Who are you referring to? I didn't hear the name.  A Ms. Lisa Carwyle. She is the clerk of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	myself and then  Q I'm sorry. I didn't hear the end of your answer. A I read it by myself. Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to? A I can't recall right of offhand my first thoughts on it. Q Okay. Did you at some point discuss your potential changes with someone else? A I remember e-mailing Ms. Carwyle one time. I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those. Q Give me a second, sir. I think we may have that. I think I may know the e-mail you're referring to, so just let me locate it.  Before we refer to that, if you don't mind turning to Tab 4, which we'll call Exhibit 4.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it. Q I'm sorry. Who are you referring to? I didn't hear the name.  A Ms. Lisa Carwyle. She is the clerk of the Q Okay. And then you reviewed it by yourself, or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	myself and then  Q I'm sorry. I didn't hear the end of your answer. A I read it by myself. Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to? A I can't recall right of offhand my first thoughts on it. Q Okay. Did you at some point discuss your potential changes with someone else? A I remember e-mailing Ms. Carwyle one time. I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate. Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those. Q Give me a second, sir. I think we may have that. I think I may know the e-mail you're referring to, so just let me locate it. Before we refer to that, if you don't mind turning to Tab 4, which we'll call Exhibit 4. (Exhibit 4 was marked for identification.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	it.  Q All you know is, it was after Mr. Floyd's death; correct?  A Yes, sir. It was in that time frame, yes, sir. Q Okay. When you Did you ask somebody for the policy? How did the existence of the policy come to your attention after his death?  A I don't recall if it's online or I had to call the county clerk to get it. I'm not sure how I came in to look at it.  Q Well, did you even know there was a policy? I'm trying to figure out how you knew to even ask to look at it.  A I would have to I don't know that. I don't know, again, if it's online. I can't recall if it's online I looked at it or if I asked Ms. Lisa to send me a copy of it. Q I'm sorry. Who are you referring to? I didn't hear the name.  A Ms. Lisa Carwyle. She is the clerk of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	myself and then  Q I'm sorry. I didn't hear the end of your answer. A I read it by myself. Q Okay. And what were the comments that came to mind as to things you might want to suggest a change to? A I can't recall right of offhand my first thoughts on it. Q Okay. Did you at some point discuss your potential changes with someone else? A I remember e-mailing Ms. Carwyle one time. I thought the keeping it open until ten o'clock at night, being allowed a permit, I didn't think that was appropriate.  Also, you get to reading where people would carry flags. They were able to carry objects with them, a post or pole or stick, and I remember making comments about those. Q Give me a second, sir. I think we may have that. I think I may know the e-mail you're referring to, so just let me locate it.  Before we refer to that, if you don't mind turning to Tab 4, which we'll call Exhibit 4.

	Page 66			Page 67
1	J. EAST	1		J. EAST
2	of the Oxford Eagle.	2	her that.	
3	A Okay.	3	A	Oh, yes, sir.
4	Q So let's	4	Q	Okay. Did you connect with her on that day?
5	Tell me when you're ready, and please let me know	5	A	I can't remember.
6	if you can recognize this is an exchange between you and	6		I talked to her
7	Ms. Martinez.	7		I've talked to her. I don't remember if I talked
8	Yes?	8	to her tha	at day or not.
9	A This is where she sent me an e-mail, yes, sir.	9	Q	Okay. Do you see that she references in her
10	Q Okay. And did you know her prior to this	10	e-mails a	barricade of the statue?
11	exchange?	11		Do you understand that to be the confederate
12	A No, sir, I don't think so.	12	statue tha	at is to the south of the courthouse in the
13	Q Okay. On June 3 at 9:57 a.m. she writes to you,	13	pictures t	hat we looked at earlier?
14	"I was told" I'm sorry.	14	A	Yes, sir.
15	She says, "Sheriff East, I was told that you were	15	0	There's
16	the guy to talk to in regards to the barricaded statue and	16	~	There are other statues in the Oxford area;
17	why no one is allowed on the courthouse grounds after 5 p.m.	17	right?	
18	I was wondering why that was and what the plans were. If	18	A	Yes, sir. The university has one.
19	you can answer these questions for me, that would be great.	19	0	The university also has a confederate statue;
20	I can be reached at this e-mail or phone," and she gives her	20	right?	The difference also has a confederace season.
21	phone number.	21	A	Yes, sir.
22	You respond, "I'm sorry about not being able to	22	0	But you understood this exchange to be about
23	take your call. I can talk now if you're free."	23	×	Let's just, so there's no record confusion, if
24	Do you see that?	24	vou'd turn	perhaps to tab 37.
25	It's dead middle of the page at 10:55 you write	25	A	Okay.
	To b dead intracte of the page do 10 00 for intree			
	Page 68			Daga 60
	<del>-</del>	1		Page 69 J. EAST
1 2	J. EAST	1 2		J. EAST
2	J. EAST Q Tab 37, which we'll mark Exhibit 37, that's the	1 2 3	June 3?	<del>-</del>
2 3	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?	2 3	June 3?	J. EAST I assume it was sometime between May 25 and
2 3 4	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.	2 3 4	А	J. EAST I assume it was sometime between May 25 and I don't know the exact date.
2 3 4 5	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's	2 3	A Q	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it?
2 3 4 5 6	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?	2 3 4 5	A Q A	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the
2 3 4 5 6 7	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at	2 3 4 5 6 7	A Q A courthouse	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were
2 3 4 5 6 7 8	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I	2 3 4 5 6 7 8	A Q A courthouse going to d	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there.
2 3 4 5 6 7 8 9	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done	2 3 4 5 6 7 8 9	A Q A courthouse going to d	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the
2 3 4 5 6 7 8 9	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.	2 3 4 5 6 7 8 9	A Q A courthouse going to d Q statue or	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the
2 3 4 5 6 7 8 9 10 11	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the	2 3 4 5 6 7 8 9 10	A Q A courthouse going to d Q statue or courthouse	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e?
2 3 4 5 6 7 8 9 10 11	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.	2 3 4 5 6 7 8 9 10 11 12	A Q A courthouse going to d Q statue or courthouse A	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue,	2 3 4 5 6 7 8 9 10 11 12 13	A Q A courthouse going to d Q statue or courthouse A Q	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from?
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?	2 3 4 5 6 7 8 9 10 11 12 13	A Q A courthouse going to c Q statue or courthouse A Q A	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q A courthouse going to c Q statue or courthouse A Q A	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the end of the the courthouse or to the grounds of the end of the the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency. I feel like it was the police department, and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency. I feel like it was the police department, and nonitored some talk on social media. This was
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right after	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the to the courthouse or to the grounds of the that's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency. I feel like it was the police department, and nonitored some talk on social media. This was are the university's confederate monument had been
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right after	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency. I feel like it was the police department, and denoitored some talk on social media. This was er the university's confederate monument had been did, and there was an arrest.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution tape to string across the entrance.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right afte vandalized	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the e and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the e? That's correct, the courthouse property. Where did that threat come from? I was notified I don't know if it was by the dice Department or by the what agency. I feel like it was the police department, and nonitored some talk on social media. This was er the university's confederate monument had been d, and there was an arrest. We had got information that there were people
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution tape to string across the entrance.  Q Okay. And what was the reason that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right afte vandalized	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the the to the courthouse or to the grounds of the to the courthouse or to the grounds of the the to the courthouse by the the total that there was by the the courthouse or to the grounds of the the total that there were people going to come and vandalize the courthouse.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution tape to string across the entrance.  Q Okay. And what was the reason that you  When did you barricade the statue?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right afte vandalized that were Q	I assume it was sometime between May 25 and  I don't know the exact date.  Why did you barricade it?  We had a threat that we felt was viable to the eand the grounds that we felt that people were damage the historic property up there.  So you were worried about physical damage to the to the courthouse or to the grounds of the eas?  That's correct, the courthouse property.  Where did that threat come from?  I was notified I don't know if it was by the clice Department or by the what agency.  I feel like it was the police department, and nonitored some talk on social media. This was ear the university's confederate monument had been day, and there was an arrest.  We had got information that there were people going to come and vandalize the courthouse.  And was the decision to barricade, is that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution tape to string across the entrance.  Q Okay. And what was the reason that you  When did you barricade the statue?  This is dated	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right afte vandalized that were Q that's you	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the end of the to the courthouse or to the grounds of the end of the the courthouse property. Where did that threat come from? I was notified I don't know if it was by the end of the end
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q Tab 37, which we'll mark Exhibit 37, that's the statue that you believe her to be referencing; right?  A Yes, sir.  Q Back to Exhibit 4, Tab 4, do you know what she's referring to when she refers to the statue being barricaded?  A Yes, sir. I had the statue barricaded. And at times during their short brief period at the courthouse, I would walk the courthouse grounds off after court had done its business.  Q Okay. I don't know that I have a picture of the barricade or the courthouse grounds being blocked off.  Could you, perhaps starting with the statue, describe what do you mean by barricading the statue?  How do you  How do you barricade it? It's sort of in the middle of the square.  A The concrete that's around it, we placed kind of plastic barricades around it and cones and would use caution tape to string across the entrance.  Q Okay. And what was the reason that you  When did you barricade the statue?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A courthouse going to d Q statue or courthouse A Q A Oxford Pol they had m right afte vandalized that were Q	J. EAST I assume it was sometime between May 25 and I don't know the exact date. Why did you barricade it? We had a threat that we felt was viable to the and the grounds that we felt that people were damage the historic property up there. So you were worried about physical damage to the to the courthouse or to the grounds of the end of the the courthouse or to the grounds of the end of the the courthouse property. Where did that threat come from? I was notified I don't know if it was by the clice Department or by the what agency. I feel like it was the police department, and nonitored some talk on social media. This was er the university's confederate monument had been don't and there was an arrest. We had got information that there were people going to come and vandalize the courthouse. And was the decision to barricade, is that arr decision, or is there some other official who

Page 70 2 Q Cloay. Did you also station deputies around the 3 monument or at the countroose? 4 A And charing that week or whatever the time frame 5 was, I would have deputies to monitor that some — for the 6 countroose to stay out. 7 Q And you said you also did something to block off 8 the countroose as verified and to penelpe coning on the grounds during that time. 10 It was a reminder that the countroose was closed 1 and no penelpe coning on the grounds during that time. 11 G O Cloay. So like a plastic-type tape that we're all 1 A Yes, sir. 12 Q O Cloay. So like a plastic-type tape that we're all 1 A Yes, sir. 15 Q and where did you put that? 16 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 17 earlier in that set of exhibits? 18 A Yes, sir. 19 Q And did you put it at each of the openings? 19 Q And did you put that deach of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 2 that of the countroose what can be placed and provided the place when you first started looking 1 takes? 21 The best I remember, yes, sir. 22 A Min of the countroose was closed 1 to ward the tape of Cloay. A Yes, sir. 23 A No, sir. 1 to wall have been right around the time of these e-mails with No. Nartines? 24 Q Cloay. For how long after you first put that 2 to show you that in a hit. Naybe that will help too. 25 that 1 advised her that we could talk. 26 The best I remember, we did have a conversation. 27 Q Joan the washer of the countroose was closed 1 to show you that in a hit. Naybe that will help too. 28 To show you that in a hit. Naybe that will help too. 39 To show you that in a hit. Naybe that will help too. 40 Yes, sir. 41 A Yes, sir. 42 A I advised her that we could talk. 43 The best I remember. 54 The best I remember. 55 The best I remember. 56 The best I remember. 57 The best I remember. 58 The best I remember. 59 The best I remember. 50 The best I remember. 51 The best I remember. 51
a momment or at the courthouse?  A And during that week or whatever the time frame  by was, I would have deputies to monitor that some — for the  courthouse to stay out.  Q And you said you also did something to block off  the courthouse as well?  A Caution tape so no one could —  A Caution tape so no one could —  Caution tape so no one could —  A Caution tape so no one could —  Q Okay. So like a plastic-type tape that we're all familiar with, something like that?  A Yes, sir.  Q And where did you put that?  A Yes, sir.  Seather in that set of exhibits?  A Yes, sir.  A Yes, sir.  A Yes, sir.  A No, sir.  A No, sir.  Q And did you put it at each of the openings?  A No, sir.  Q And do you that a cach of the openings?  A No, sir.  Q And do you that date you first put that fare out?  A No, sir.  A No, sir.  A No, sir.  J RAST  A I advised her that we could talk.  J I think we kind of missed each other back and forth, and we did —  The best I remember, we did have a conversation.  Firm not sure if it was over this or not.  Q Okay. For how long after you litinately gave to her.  She says, "May is the statue being barricander?"  D by Ou Saye ar an answer to that questions?  A I would have been after Mr. Floyd's death; cornect?  A Yes, sir. I would have been after Mr. Floyd's death; cornect?  A Yes, sir. I think we kind of the saye was allowed at the familiar with some when you first started looking at the Facility Use Folicy?  Would it have been right around the time of these e-mails with Ms. Martine?  A No, sir, I don't recall the date.  The best I remember, we did have a conversation.  Firm not sure if it was over this or not.  Q Okay. Ear of which we kind of missed each other back and forth, and we did —  She says, "May is the statue being barricander?"  D by Okay. Ear of the saked me this, I'm which we kind of the statue being barricander?"  B A I would have a plastic type table to a conversation?  A No was allow you that in a bit. Naybe that will help too.  She says, "May is the statue being barricander?"  D Okay
4 A And during that week or whatever the time frame 5 was, I would have deputies to monitor that some — for the courthouse as well? 7 Q And you said you also did something to block off 8 the courthouse as well? 9 A Cawtion tape so no one could — 10 It was a reminder that the courthouse was closed 11 and no people conding on the grounds during that time. 12 Q Okay. So like a plastic-type tape that we're all 13 familiar with, something like that? 14 A Yes, sir. 15 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 18 A Yes, sir. 19 A And do you remember what date you first put that 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  Page 73 1 I think we kind of missed each other back and 4 forth, and we did — 5 The best I remember, yes, sir. 6 Q Okay. Boe seeing this e-mail exchange in any 10 way allow you to better place when you first started looking 11 at the Facility Use Policy? 12 Later? 13 Earlier? 14 Later? 15 Later? 16 A No, sir, I don't recall the date. 17 earlier in that set of exhibits? 18 to show you that in a bit. Maybe that will help too. 19 She asks you then some questions on the top of 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 4 Q Okay. For how long after you first strike 25 that.  Page 73 1 Latrice? 2 A I advised her that we could talk. 3 I think we kind of missed each other back and 4 forth, and we did — 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "May is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 did not make me make my decision. 14 Q Okay. And she says, 'Is it a result of the 15 vandalism of the stat
S was, I would have deputies to monitor that some —— for the courthouse to stay out.   S was, I would have deputies to monitor that some —— for the courthouse to stay out.   S was, I would have deputies to monitor that some —— for the courthouse as well?   A was a waily out also did something to block off the courthouse as well?   A Caution tape so no one could ——
6 courthouse to stay out.   7 Q And you said you also did something to block off   7 A Yes, sir. It would have been after Mr. Floyd's   8 the courthouse as well?   8 death, yes, sir.   10 It was a reminder that the courthouse was closed   10 and no people coming on the grounds during that time.   11 a familiar with, something like that?   12 Q Okay. So like a plastic-type tape that we're all   13 familiar with, something like that?   14 A Yes, sir.   14
the courthouse as well?  A Caution tape so no one could  It was a reminder that the courthouse was closed  and no people coming on the grounds during that time.  Q Okay. So like a plastic-type tape that we're all  and no people coming on the grounds during that time.  Q Okay. So like a plastic-type tape that we're all  familiar with, something like that?  A Yes, sir.  Q And where did you put that?  Between the spaces in the fence that we looked at  Retween the spaces in the fence that we looked at  A Yes, sir.  Barlier?  A No, sir, I don't recall the date.  Q And do you remember what date you first put that  A Yes, sir.  Barlier?  A No, sir, I don't recall the date.  Q Again, you've referenced an e-mail, and I'm going to show you that in a hit. Maybe that will help too.  A Yes, sir.  Barlier?  A No, sir, I don't recall the date.  Q Again, you've referenced an e-mail, and I'm going to show you that in a hit. Maybe that will help too.  A Yes, sir.  Barlier?  A No, sir, I don't recall the date.  Q Again, you've referenced an e-mail, and I'm going to show you that in a hit. Maybe that will help too.  B Yes asir.  A Yes, sir.  A Yes, sir.  A Yes, sir.  A Yes, sir.  Barlier?  A Yes, sir.  Barlier?  A Yes, sir.  D A Yes, sir.  A Yes, sir.  A Yes, sir.  Barlier?  A Yes, sir.  A Yes, oberwee the date.  Q Again, you've referenced an e-mail, and I'm going to show you that in a hit. Maybe that will help too.  B Yes asir.  A Yes, sir.  A Yes, oberwee the you've referenced an e-mail, and I'm going to show you that in a hit. Maybe that will help too.  B Yes asir.  A Yes.  Q D you have an e-mail where you respond to them.  D you sellower that we could talk.  B I think we kind of missed each other back and forth, and we did.—  A I
8 the courthouse as well? 9 A Caution tage so no one could 10 It was a reminder that the courthouse was closed 11 and no people coming on the grounds during that time. 12 Q Okay. So like a plastic-type tage that we're all 13 familiar with, something like that? 14 A Yes, sir. 15 Q And where did you put that? 16 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 18 A Yes, sir. 19 Q And did you put it at each of the openings? 19 Q And did you put it at each of the openings? 10 A Yes, sir. 11 Q And do you remember what date you first put that 12 tape out? 13 A No, sir. 14 A Yes. 15 Q And do you remember what date you first put that 16 C A No, sir. 17 Q And of you remember what date you first put that 18 tape out? 19 A I advised her that we could talk. 19 I think we kind of missed each other back and 19 forth, and we did 10 G Now, Let me go through the questions and see if 11 you can recall any answers you ultimately gave to her. 12 She says, "May is the statue being barricoade?' 13 A I fi I talked to her and if she asked me this, I'm 14 A I That would be good. 15 Q Okay. And she says, "Is it a result of the 16 variablism of the statue on carpus?' 18 A That would be ween right around the time of these e-mail tare healily you to better place when you first started looking 1a the Facility Use Policy? 1a Would it have been right around the time of these e-mails with Ms. Martinez? 1a Later? 1b Would it have been right around the time of these e-mails with Ms. Martinez? 1b A No, sir, I don't recall the date. 1c A No, sir, I don't recall the date. 1d Barlier? 1
9 A Caution tage so no one could— 10 It was a reminder that the courthouse was closed 1 and no people coming on the grounds during that time. 12 Q Okay. So like a plastic-type tage that we're all 1 familiar with, something like that? 13 familiar with, something like that? 14 A Yes, sir. 15 Q And where did you put that? 16 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 17 earlier in that set of exhibits? 18 A Yes, sir. 19 Q And did you put it at each of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tage out? 22 tage out? 23 A No, sir. 24 Q Okay. For how long after you first strike 24 Do you believe that you respond to them. 25 that. 26 J. EAST Page 72 27 A I advised her that we could talk. 28 J. think we kind of missed each other back and 4 forth, and we did 29 She says, "May is the statue being barricoade?" 10 Did you give her an answer to that question? 10 Q Okay. Ite me go through the questions and see if you can recall any answers you ultimately gave to her. 29 She says, "May is the statue being barricoade?" 10 Would have a conversation. 11 A If I talked to her and if she asked me this, I'm 1 Surur [did. I just don't remember. I just can't recall and whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the vandalism of the statue on campus?" 15 Q Oxyou have easked, "What does the barricade 16 Do you see that?" 16 Do you see that?
It was a reminder that the courthouse was closed and no people coming on the grounds during that time.  Q OKay, So like a plastic-type tape that we're all familiar with, something like that?  A Yes, sir.  Q And where did you put that?  Between the spaces in the fence that we looked at the earlier in that set of exhibits?  A Yes, sir.  Q And did you put it at each of the openings?  A Yes, sir.  Q And do you remember what date you first put that the earlier of the earlier?  A No, sir.  Q And do you remember what date you first put that that.  A No, sir.  Q OKay. For how long after you first strike that.  Page 73  A I advised her that we could talk.  J I think we kind of missed each other back and forth, and we did  The best I remember, we did have a conversation.  I'm not sure if it was over this or not.  A No, sir, l don't reveal the date.  A No, sir, l don't recall the date.  A Yes, sir.  Q And do you remember what date you first put that the e-mails with Ms. Martimes?  A Yes, sir.  Q Again, you've referenced an e-mail, and I'm going to show you that in a bit. Maybe that will help too.  She asks you then some questions on the top of the e-mail?  I don't have an e-mail where you respond to them.  Yes  Q Did you  3 A No, sir.  J EAST  A I advised her that we could talk.  J Use Sociase.  J Description of these threats?  A Not with me.  A Not with
and no people coming on the grounds during that time.  Q Okay. So like a plastic-type tape that we're all familiar with, something like that?  A Yes, sir.  Between the spaces in the fence that we looked at realier in that set of exhibits?  A Yes, sir.  A No, sir, I don't recall the date.  To andid you put it at each of the openings?  A Yes, sir.  A No, sir.  A Yes.  A No, sir.  A Yes.  A No, sir.  A No, sir.  A Yes.  A Do you believe that you responde to them.  A Do you believe that you responde to them by phone, or did you never respond to them?  A I hadvised her that we could talk.  A Fire haths we chind of missed each other back and deforth, and we did —  A Fire haths we kind of missed each other back and deforth, and we did —  B A No sir.  A No, sir.  A Yes.  A No, sir.  A Yes.  A No, sir.  A Yes.  A Do you believe that you responde to them by phone, or did you never respond to them.  A Res.  A Wes.  B Justified the asked you, you might be able to look and find them?  A No twith me.  A I would have to go and check.  A No with the e-mail?  A No with the e-mail and randed the will help to
12 Q Okay. So like a plastic-type tape that we're all 13 familiar with, something like that? 14 A Yes, sir. 15 Q And where did you put that? 16 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 18 A Yes, sir. 19 Q And did you put it at each of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  Page 72 1 J LAST 1 I hink we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 10 A The police department would have all that. 17 earlier? 18 Later? 18 A No, sir, I don't recall the date. 19 A No, sir, I don't recall the date. 10 A No, sir, I don't recall the date. 11 A Yes, sir. 12 A Yes, sir. 12 A Yes. 12 A Yes. 12 D Jid you 13 I don't have an e-mail where you respond to them. 14 D you helieve that you responded to them by 25 phone, or did you never respond to them?  Page 73 1 J LEAST 1 J LEAST 1 J LEAST 2 J J SAST 2 J J SAST 3 did not make me make my decision. 4 Q D by you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 18 A If u called to ber and if she asked me this, I'm 11 Q I'm not asking you to do homework during the 2 deposition. We'll follow up with it if it makes sense to do 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 Q You were asked, "What does the barricade accomplish?"
familiar with, something like that?  14
14 A Yes, sir. 15 Q And where did you put that? 16 Between the spaces in the fence that we looked at 17 earlier in that set of exhibits? 18 A Yes, sir. 19 Q And did you put it at each of the openings? 19 Q And did you put it at each of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  Page 72 26 A I advised her that we could talk. 27 J. EAST 28 A I advised her that we could talk. 29 The best I remember, we did have a conversation. 29 C Okay. Let me go through the questions and see if 29 She says, "Why is the statue being barricaded?" 20 Did you are recall any answers you ultimately gave to her. 29 Did you give her an answer to that question? 20 Okay. And she says, "Is it a result of the 21 Sure I did. I just don't remember. I just can't recall 22 A That would be good. 23 A No were asked, "What does the barricade look of the statue on campus?" 24 D You were asked, "What does the barricade looy were asked, "What does the barricade look and saccomplish?"
15
Between the spaces in the fence that we looked at earlier in that set of exhibits?
17  Q Again, you've referenced an e-mail, and I'm going 18  A Yes, sir. 19  Q And did you put it at each of the openings? 20  A Yes, sir. 21  Q And do you remember what date you first put that 22  tape out? 23  A No, sir. 24  Q Okay. For how long after you first strike 25  that.  Page 72  Think we kind of missed each other back and 4  forth, and we did 5  The best I remember, we did have a conversation. 6  I'm not sure if it was over this or not. 7  Q Okay. Let me go through the questions and see if 8  you can recall any answers you ultimately gave to her. 9  She says, "Mhy is the statue being barricaded?" 10  Did you give her an answer to that question? 11  A If I talked to her and if she asked me this, I'm 12  Sure I did. I just don't remember. I just can't recall 13  Ves, sir. 16  O Nay. And she says, "Is it a result of the 17  Q Again, you've referenced an e-mail, and I'm going 18  to show you that in a bit. Naybe that will help too. 19  She asks you then some questions on the top of 20  the e-mail? 21  A Yes. 22  Q Did you 23  I don't have an e-mail where you respond to them. 24  Do you believe that you responded to them by 25  phone, or did you never respond to them. 26  J SaST 27  J SAST 28  J SAST 29  J SAST 29  J SAST 20  J SAST 20  J SAST 21  J SAST 22  J J SAST 23  J SAST 24  J J SAST 25  J J SAST 26  J Sust because someone vandalized the university 26  did not make me make my decision. 27  J Do you have any written record of these threats? 28  A Not with me. 29  Q Okay. Let me go through the questions and see if 29  Q Okay. I would have any of the saked you, you might be able to look 29  Q Okay. 29  Q Okay. 20  J I'm not asking you to do homework during the 20  J I'm not asking you to do homework during the 21  Sure I did. I just don't remember. I just can't recall 22  Q Okay. And she says, "Is it a result of the 24  A That would be good. 25  You were asked, "What does the barricade 26  Q Okay. Not she statue on campus?" 27  J A That would be good. 28  You were asked, "What does the barrica
18 A Yes, sir. 19 Q And did you put it at each of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tage out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  26 Page 72 27 A I advised her that we could talk. 28 A I advised her that we could talk. 29 A I think we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She saks you then some questions on the top of the e-mail? 21 A Yes. 22 Q Did you 23 I don't have an e-mail where you respond to them. 24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  27 J. EAST 28 J. EAST 29 Just because someone vandalized the university 30 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look and find them? 8 A I would have to go and check. 9 She says, "Mry is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 15 Q You were asked, "What does the barricade 16 Do you see that?
19 Q And did you put it at each of the openings? 20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  26 Page 72  27 J EAST 2 A I advised her that we could talk. 3 I think we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 19 She says, "What does the barricade 16 Do you see that?  19 She asks you then some questions on the top of the e-mail? 21 A Yes. 22 Q Did you 23 I don't have an e-mail where you respond to them. 24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  25 J. EAST 2 Just because someone vandalized the university 3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 15 Q You were asked, "What does the barricade 16 accomplish?"
20 A Yes, sir. 21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  Page 72  1 J. EAST 2 A I advised her that we could talk. 3 I think we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can be asked me this, I'm 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  20 the e-mail? 21 A Yes. 22 Q Did you 23 I don't have an e-mail where you respond to them. 24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  2 J. EAST 2 Just because someone vandalized the university 3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 15 Q You were asked, "What does the barricade 16 accomplish?"
21 Q And do you remember what date you first put that 22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  26 Do you believe that you respond to them. 27 Do you believe that you responded to them by 28 phone, or did you never respond to them?  29 Do you believe that you responded to them by 29 phone, or did you never respond to them?  20 Do you believe that you responded to them by 20 phone, or did you never respond to them?  20 Do you have any written record of these threats? 21 Dust because someone vandalized the university 22 did not make me make my decision. 23 Just because someone vandalized the university 25 did not make me make my decision. 26 Do you have any written record of these threats? 27 Dust if we asked you, you might be able to look 28 A I would have a conversation. 29 She says, "Mhy is the statue being barricaded?" 30 Did you give her an answer to that questions and see if 30 Did you give her an answer to that question? 31 Dust if we asked you, you might be able to look 32 A Not with me. 33 Dust because someone vandalized the university 34 Dust because someone vandalized the university 35 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 6 A If we police department would have all that. 9 Did you give her an answer to that question? 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 Q You were asked, "What does the barricade 16 Do you see that?
22 tape out? 23 A No, sir. 24 Q Okay. For how long after you first strike 25 that.  26 Did you 27 I don't have an e-mail where you respond to them. 28 Do you believe that you responded to them by 29 phone, or did you never respond to them?  20 Did you never respond to them?  21 J. EAST 2 A I advised her that we could talk. 23 J. EAST 3 J. EAST 4 forth, and we did 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  20 Did you never respond to them. 24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  2 Just because someone vandalized the university 3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 whether or not we talked about this incident or not. 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
A No, sir.  24 Q Okay. For how long after you first strike 25 that.  26 Do you believe that you respond to them.  27 Do you believe that you responded to them by phone, or did you never respond to them?  28 Do you believe that you responded to them by phone, or did you never respond to them?  29 Page 73  20 A I advised her that we could talk.  30 I think we kind of missed each other back and 4 forth, and we did  51 The best I remember, we did have a conversation.  61 I'm not sure if it was over this or not.  72 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her.  9 She says, "Why is the statue being barricaded?"  10 Did you give her an answer to that question?  11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 12 deposition. We'll follow up with it if it makes sense to do 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
Q Okay. For how long after you first strike  24 Do you believe that you responded to them by 25 phone, or did you never respond to them?  Page 73  J. EAST  J. DAY  A Not with me.  A I would have to go and check.  J. Divertinal Seric S
25 that.  25 phone, or did you never respond to them?  Page 72  1 J. EAST 2 A I advised her that we could talk. 3 I think we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 you can recall any answers you ultimately gave to her. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  2 Just because someone vandalized the university 3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
Page 72  1 J. EAST 2 A I advised her that we could talk. 3 I think we kind of missed each other back and 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 sure I did. I just don't remember. I just can't recall 13 vandalism of the statue on campus?" 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that? 17 J. EAST 1 J. EAST 2 Just because someone vandalized the university 3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
J. EAST  I advised her that we could talk.  I think we kind of missed each other back and forth, and we did  The best I remember, we did have a conversation.  I'm not sure if it was over this or not.  Okay. Let me go through the questions and see if you can recall any answers you ultimately gave to her.  She says, "Why is the statue being barricaded?"  Did you give her an answer to that question?  If I talked to her and if she asked me this, I'm  I A If I talked to her and if she asked me this, I'm  Sure I did. I just don't remember. I just can't recall whether or not we talked about this incident or not.  Q Okay. And she says, "Is it a result of the Do you see that?  I A That would be good.  I A That would be good.  If A Complish?"
J. EAST  I advised her that we could talk.  I think we kind of missed each other back and forth, and we did  The best I remember, we did have a conversation.  I'm not sure if it was over this or not.  Okay. Let me go through the questions and see if you can recall any answers you ultimately gave to her.  She says, "Why is the statue being barricaded?"  Did you give her an answer to that question?  If I talked to her and if she asked me this, I'm  I A If I talked to her and if she asked me this, I'm  Sure I did. I just don't remember. I just can't recall whether or not we talked about this incident or not.  Q Okay. And she says, "Is it a result of the Do you see that?  I A That would be good.  I A That would be good.  If A Complish?"
3 did not make me make my decision. 4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  3 did not make me make my decision. 4 Q Do you have any written record of these threats? 5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 A That would be good. 15 Vandalism of the statue on campus?" 16 Do you see that?  17 A That would be good. 18 Q You were asked, "What does the barricade 19 Q You were asked, "What does the barricade
4 forth, and we did 5 The best I remember, we did have a conversation. 6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  4 Q Do you have any written record of these threats?  5 A Not with me. 6 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 A That would be good. 15 Q You were asked, "What does the barricade 16 Do you see that?  16 accomplish?"
The best I remember, we did have a conversation.  I'm not sure if it was over this or not.  Q Okay. Let me go through the questions and see if you can recall any answers you ultimately gave to her.  She says, "Why is the statue being barricaded?"  Did you give her an answer to that question?  I A If I talked to her and if she asked me this, I'm  sure I did. I just don't remember. I just can't recall  whether or not we talked about this incident or not.  Q Okay. And she says, "Is it a result of the Do you see that?  She says, "Why is the statue being barricaded?"  Q Okay.  I Why is the statue being barricaded?"  P Q Okay.  A The police department would have all that.  I Q I'm not asking you to do homework during the deposition. We'll follow up with it if it makes sense to do  A That would be good.
6 I'm not sure if it was over this or not. 7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 9 Q Okay. 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Q But if we asked you, you might be able to look 7 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 15 Vandalism of the statue on campus?" 16 Do you see that? 17 and find them? 8 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
7 Q Okay. Let me go through the questions and see if 8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 9 Q Okay. 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  7 and find them?  8 A I would have to go and check.  9 Q Okay.  10 A The police department would have all that.  11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 15 Q You were asked, "What does the barricade 16 accomplish?"
8 you can recall any answers you ultimately gave to her. 9 She says, "Why is the statue being barricaded?" 10 Did you give her an answer to that question? 11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 18 A I would have to go and check. 9 Q Okay. 10 A The police department would have all that. 11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
9 Q Okay.  10 Did you give her an answer to that question?  11 A If I talked to her and if she asked me this, I'm  12 sure I did. I just don't remember. I just can't recall  13 whether or not we talked about this incident or not.  14 Q Okay. And she says, "Is it a result of the  15 vandalism of the statue on campus?"  10 A The police department would have all that.  11 Q I'm not asking you to do homework during the  12 deposition. We'll follow up with it if it makes sense to do  13 so.  14 Q Okay. And she says, "Is it a result of the  15 Q You were asked, "What does the barricade  16 accomplish?"
Did you give her an answer to that question?  A If I talked to her and if she asked me this, I'm  sure I did. I just don't remember. I just can't recall  whether or not we talked about this incident or not.  Q Okay. And she says, "Is it a result of the  vandalism of the statue on campus?"  Do you see that?  10 A The police department would have all that.  11 Q I'm not asking you to do homework during the  12 deposition. We'll follow up with it if it makes sense to do  13 so.  14 Q Okay. And she says, "Is it a result of the  15 Q You were asked, "What does the barricade  16 accomplish?"
11 A If I talked to her and if she asked me this, I'm 12 sure I did. I just don't remember. I just can't recall 13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that?  11 Q I'm not asking you to do homework during the 12 deposition. We'll follow up with it if it makes sense to do 13 so. 14 A That would be good. 15 Q You were asked, "What does the barricade 16 accomplish?"
sure I did. I just don't remember. I just can't recall  12 deposition. We'll follow up with it if it makes sense to do  13 whether or not we talked about this incident or not.  14 Q Okay. And she says, "Is it a result of the  15 vandalism of the statue on campus?"  16 Do you see that?  12 deposition. We'll follow up with it if it makes sense to do  13 so.  14 A That would be good.  15 Q You were asked, "What does the barricade  16 accomplish?"
13 whether or not we talked about this incident or not. 14 Q Okay. And she says, "Is it a result of the 15 vandalism of the statue on campus?" 16 Do you see that? 18 so. 19 A That would be good. 19 Q You were asked, "What does the barricade accomplish?"
14 Q Okay. And she says, "Is it a result of the 14 A That would be good. 15 vandalism of the statue on campus?" 15 Q You were asked, "What does the barricade 16 Do you see that? 16 accomplish?"
15 vandalism of the statue on campus?" 15 Q You were asked, "What does the barricade 16 Do you see that? 16 accomplish?"
16 Do you see that? 16 accomplish?"
17 A Yes, sir. 17 Your answer is it was to protect the statue?
1 Total databased 15, 15 was 60 processed tile statute.
18 Q And it seems to me from your prior answer that 18 A I don't know that I answered that question.
19 that was part of the reason for barricading the statue; is 19 Q Well, what is the answer?
20 that right? 20 A Yes, it would be to protect the courthouse
21 A No. 21 grounds. That was the purpose.
122 O No.2 Obox
22 Q No? Okay. 22 Limited manpower. Limited resources. That was a
22 Limited manpower. Limited resources. That was a 23 What was the reason for barricading the statue? 23 way to help provide security against those threats that were

	Page 74		Page 75
1	J. EAST	1	J. EAST
2	courthouse grounds after 5 p.m.?"	2	would cause people who wanted to do damage to the courthouse
3	Did you answer that question?	3	and the lawn or statue, whatever, it would discourage them
4	A I don't recall whether I did or not.	4	from that.
5	Q Well, what is the answer?	5	Q Okay. Are they
6	What answer would you have given at the time?	6	It's now December 18. So do you still have
7	A My answer would be strictly manpower. The	7	officers performing those duties at the courthouse?
8	courthouse is closed at that time. We had a viable threat.	8	A No, sir. That was a very short time that we did
9	So there was no we felt it was best for us, with our	9	that.
10	resources, if we just kind of we shut it.	10	Q So I could have asked it
11	Q How long did you keep the tape up at the	11	I should have asked it that way.
12	entrances to the courthouse, the gated entrances?	12	How long did you keep the officers doing that?
13	A I can't recall the exact number. It was several	13	A I don't have the exact number.
14	days, two, three days.	14	Q Okay. But days, weeks?
15	Q Okay. Why did you then take the tape down?	15	A Several days, yes, sir.
16	A Because then we	16	Q Several days, not weeks, okay.
17	We took the tape down because it was causing	17	If you'd just go to the second page of this
18	kind of noticeable, so we took that down. It had enough	18	Exhibit 4, like e-mail chains tend to do, they go off, and
19	time pass, and then we would place officers up there.	19	there end up being multiple versions.
20	Q You placed officers up there how many hours of	20	There's an e-mail from her that says, "She sent a
21	the day?	21	few."
22	A It was mainly in the afternoon when the	22	Do you know what that means?
23	businesses were closed they were asked to give extra patrol.	23	A No. I'm assuming that
24	Some would park there. Some would stay inside the building	24	Well, I called her back. I guess I tried to talk
25	to just make sure we had a good presence so that maybe it	25	to her because it says, "I'm sorry about not being able to
1			
	Page 76		Page 77
1	J. EAST	1	J. EAST
2	J. EAST take your call. I can talk now."	1 2	J. EAST And in fact, if you look in the attachment line,
2 3	J. EAST take your call. I can talk now."  Oh, that was from me.	2 3	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced
2 3 4	J. EAST take your call. I can talk now."  Oh, that was from me. I don't know what that meant.	2 3 4	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson
2 3 4 5	J. EAST take your call. I can talk now." Oh, that was from me. I don't know what that meant. Q I don't know what it means either.	2 3 4 5	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette
2 3 4 5 6	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,	2 3 4 5 6	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on
2 3 4 5 6 7	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.	2 3 4 5 6 7	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.
2 3 4 5 6 7 8	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)	2 3 4 5 6 7 8	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?
2 3 4 5 6 7 8 9	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.
2 3 4 5 6 7 8 9	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you	2 3 4 5 6 7 8 9	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit
2 3 4 5 6 7 8 9 10 11	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?	2 3 4 5 6 7 8 9 10	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.	2 3 4 5 6 7 8 9 10 11 12	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5,  please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.  Q So permit applications would come to your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in attendance, that type of stuff, if they felt like they
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.  Q So permit applications would come to your attention; is that correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in attendance, that type of stuff, if they felt like they needed extra security, those type things.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.  Q So permit applications would come to your attention; is that correct?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in attendance, that type of stuff, if they felt like they needed extra security, those type things.  Q And so your understanding is, it's Ms. Carwyle
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.  Q So permit applications would come to your attention; is that correct?  A Yes, sir.  Q And this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in attendance, that type of stuff, if they felt like they needed extra security, those type things.  Q And so your understanding is, it's Ms. Carwyle who has the authority to deny it or not?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	take your call. I can talk now."  Oh, that was from me.  I don't know what that meant.  Q I don't know what it means either.  If you could turn to the next tab, Exhibit 5, please.  (Exhibit 5 was marked for identification.)  BY MR. YOUNGWOOD:  Q And take a look at this e-mail from Ms you pronounce it Carwyle?  I hope I'm pronouncing it right.  A Yes, sir.  Q To you on June 9, 10:40 a.m. It's Bates number241 to242, and the second page appears to be a permit application.  Take a moment to look at it. I'm going to ask you about your involvement in that.  A Okay.  Q So permit applications would come to your attention; is that correct?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	And in fact, if you look in the attachment line, although we don't seem to have all the attachments produced to us, you'll see that one attachment is the George Johnson 7/19/20 facility permit, and the second one says Lafayette County Facility Use Policy 3/4/19, which matches the date on Exhibit 2 that you looked at.  Do you see that?  A Yes, sir.  Q So Ms. Carwyle sends you this, permit applications.  What are your considerations in deciding whether or not to grant it at this time?  A I don't have the authority to grant or deny the permit.  Q Okay.  A I look at  Myself or a staff member would reach out to whoever applied for a permit to find out who would be in attendance, that type of stuff, if they felt like they needed extra security, those type things.  Q And so your understanding is, it's Ms. Carwyle

Page 78 Page 79 1 J. EAST 1 J. EAST 2 2 says a vigil -- vigil. So we would reach out to ask what are you trying to give? 3 Α Basically can we provide a safe environment for 3 that -- what that meant, how many people would be there, whether they needed extra protection, was it safe, those 4 that. 5 Okay. And how long does it take you to provide 5 type things. б that assessment when you get a permit request? б If you turn to page -- I'm sorry -- tab 6, which 7 Depends on a lot of variables. 7 we'll mark as Exhibit 6. 8 Am I able to contact that person or my staff when 8 (Exhibit 6 was marked for identification.) 9 they're available to us, you know. We try to do it within a 9 BY MR. YOUNGWOOD: 10 couple of days of her giving it to us. 10 0 This appears to be a granted version of the same So generally you can do it within a couple days, permit? 11 11 12 meaning two days, three days? 12 Δ Yes, sir. 13 13 Α Yes, sir. Q Somebody's written ten people on it. 14 14 Just all that will depend on our ability to call Do you know where that number comes from? 15 that person and their availability to accept the call. It 15 No, I don't. I can only assume that, when contacted, George Johnson said that he would have no more could be that day, or it could be three days. 16 16 17 So is it the case, sir, that every time somebody 17 than ten people there to attend this. 18 applies for a permit, you personally or someone under your 18 Okay. And the start time, if I read correctly, 19 command will make a contact with the permit applicant? 19 it's says 9 p.m.? Is that how you read it, 9p? 20 I'm not going to say it's every time, but we try 20 Yes, sir, that's what I would think. to do that if we feel we need to. Okay. So this was going to be a one-hour 21 21 22 So what sort of things in a permit would cause 22 nighttime vigil for 10 people at 9 p.m. on July 19, 2020? you to believe you needed to reach out and get more 23 That's the way I read it, yes, sir. 23 information? 24 24 And you had no objection to this permit being 0 25 25 Α I don't understand why they're using it. This issued; correct? Page 80 Page 81 J. EAST J. FAST 1 1 2 On the security, that we were able to provide a 2 you looked at the policy and, among other things, you -- you 3 looked at something regarding poles and other things. safe environment. 4 4 I'm sorry. Say that again, please, sir. It got I'm trying to ask you, is this the exchange --0 5 a little garbled. 5 and there are other e-mails related to this -- where you 6 Security purpose, I felt that that we could 6 think you did that? provide a safe environment. We had no other activities 7 Α We're on 22? 8 going on that we knew of at the time. 8 22, yeah. 9 Was it the nature of the event as well, a vigil, 9 And there's a document attached to it that has 10 that gave you comfort as well? 10 some comments that I'm going to ask you appear to be from No, it didn't give me comfort or discomfort. 11 you, but you'll have to tell me that. 11 12 Just I think they could provide a safe environment. 12 Do you have this in front of you? 13 But you did think that you could provide a safe 13 I'm on 22, yes, sir. Α environment for this event at 9 p.m. at night? 14 Okay. So you write to Mr. Mills and Mr. Wilburn, 14 15 Α Yes. 15 "Here is the use policy and permit for the courthouse. As I Or you wouldn't have -- you would have objected read it, they are allowed to carry flags on some type of 16 16 17 to the grant of the permit; right? 17 pole, but not any type of sign that's attached to a stick or I would have stated otherwise that we didn't feel pole. Read over if you'd like. I also made some notes so I 18 18 19 that we could provide enough security, yes, sir. 19 can try to get changed by the BOS and attorney." 20 Okay. If you turn to the --20 BOS is Board of Supervisors; correct? Actually, turn to Tab 22, please, which we'll 21 21 Yes, sir. 22 mark as Exhibit 22, Bates number \_296 to \_302. 22 So the attachment, there are a few comments in 23 (Exhibit 22 was marked for identification.) 23 the margin where it says "JE1." 24 BY MR. YOUNGWOOD: 24 I assume "JE" is you? 25 25 You had mentioned that there was a point where Yes, sir. Α

	Page 02		D 02
1	Page 82 J. EAST	1	Page 83 J. EAST
2	Q Okay. And when you testified maybe 15 minutes	2	A Yes. This is where they amended the Facility Use
3	ago that you thought there was a time that you first looked	3	Policy.
4	at the policy, is this when you first looked at the policy,	4	Q Okay. Do you believe you had reviewed the
5	or do you think you looked at it earlier?	5	Facility Use Policy prior to this meeting on the 5th 15th
6	And I don't mean to trick you in any way, sir.	6	of June, 2020?
7	I'm going to show you a Board of Supervisors approval of	7	A I don't know the exact date.
8	changes in the policy that actually predate this e-mail	8	Q Okay. Did you attend this meeting?
9	exchange.	9	A I don't know.
10	A Yes, sir.	10	I'm confident I did, but I'm not positive.
11	Q So was it on June 30 that you're first looking at	11	Q Okay. Had you discussed the Facility Use Policy
12	the policy, or do you think you looked at it earlier?	12	with any of the supervisors prior to the meeting?
13	A I can't recall. Definitely I looked at it on	13	A I don't recall.
14	this particular day, but I would assume I looked at it	14	Q One of the changes put through by this amendment
15	earlier also.	15	is that if five or more people it says, "Five or more
16	Q Okay. We'll come back to 22. Let's move back,	16	people gathering require a permit for use."
17	because I'm trying to do this chronologically, to 7.	17	Do you see that?
18	So Tab 7, which we'll mark as Exhibit 7.	18	A Yes.
19	(Exhibit 7 was marked for identification.)	19	Q And that had not been the requirement previously?
20	BY MR. YOUNGWOOD:	20	A Correct.
21	Q Once you have that in front of me, if you could	21	Q Did you have any input into that addition to the
22	confirm for me, sir, that you recognize this as an order	22	policy?
23	from the Board of Supervisors amending the Facility Use	23	A I don't
24	Policy regarding the use of the courthouse grounds.	24	I don't know that my input. I spoke to the
25	Is that what you recognize it to be?	25	county attorney about this.
1	. •		
_		-	
1	Page 84 JI FAST	1	Page 85
1 2	J. EAST	1 2	J. EAST
2	J. EAST Q What was that conversation?	2	J. EAST A I don't recall.
2 3	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to	2 3	J. EAST  A I don't recall.  Q Okay. Without telling me what the county
2 3 4	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not	2 3 4	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the
2 3 4 5	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to	2 3 4 5	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than
2 3 4 5 6	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That	2 3 4 5 6	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?
2 3 4 5 6 7	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.	2 3 4 5 6 7	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.
2 3 4 5 6 7 8	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I	2 3 4 5 6 7 8	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I
2 3 4 5 6 7 8	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.	2 3 4 5 6 7 8 9	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.
2 3 4 5 6 7 8 9	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what
2 3 4 5 6 7 8 9 10 11	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may	2 3 4 5 6 7 8 9 10 11	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.
2 3 4 5 6 7 8 9	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already	2 3 4 5 6 7 8 9	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q What was that conversation? MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication. If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD: Q Okay. Let me try the subject matter, which I may have already Without telling me the exact back-and-forth,	2 3 4 5 6 7 8 9 10 11 12	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires that applications be submitted at least 30 days in advance.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15, 2020, when this was adopted, did you believe it was
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires that applications be submitted at least 30 days in advance.  Is that another subject you discussed with the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15, 2020, when this was adopted, did you believe it was important for the rule to be adopted to require the permit for five or more people?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires that applications be submitted at least 30 days in advance.  Is that another subject you discussed with the county attorney?  A I can't recall. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15, 2020, when this was adopted, did you believe it was important for the rule to be adopted to require the permit for five or more people?  A I felt like we needed clarity in there because I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth,  Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires that applications be submitted at least 30 days in advance.  Is that another subject you discussed with the county attorney?  A I can't recall. I don't remember.  Q Okay. Did you discuss either the five-person	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15, 2020, when this was adopted, did you believe it was important for the rule to be adopted to require the permit for five or more people?  A I felt like we needed clarity in there because I think the original said the one person standing had have a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q What was that conversation?  MR. YOUNGWOOD: Mr. O'Donnell, I don't want to solicit something that you're going to instruct him not to answer. I'm not trying to  MR. O'DONNELL: I appreciate that, John. That would be attorney-client communication.  If you ask specifically what was said, yes, I would instruct the witness not to answer that question.  BY MR. YOUNGWOOD:  Q Okay. Let me try the subject matter, which I may have already  Without telling me the exact back-and-forth, Sheriff, you discussed the change to require a permit application for more than a five-member group with the county attorney?  A Correct.  Q And there's another change in here that requires that applications be submitted at least 30 days in advance.  Is that another subject you discussed with the county attorney?  A I can't recall. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A I don't recall.  Q Okay. Without telling me what the county attorney said to you, did you support the insertion into the policy of the requirement that any gathering of more than five people requires a permit?  A I don't know that I supported it or not.  I would have liked to have clarity is more that I talked to the county attorney about.  Q I don't want I don't want you to tell me what you talked to the county attorney about.  I'm asking what your view was, not what he said to you or you said to him.  A Well, then I don't know how to answer that.  Q I'm asking, sir, actually like what's in your head, not what advice you sought or  Let me ask, as of  Let me try to do it this way: As of June 15, 2020, when this was adopted, did you believe it was important for the rule to be adopted to require the permit for five or more people?  A I felt like we needed clarity in there because I

Page 86 Page 87 J. EAST 1 J. EAST 1 2 winter, and there's COVID. 2 way to know what's going on there. 3 Okay. What if six people want to gather for 3 But any typical point in time at 11:23 in the afternoon, if you walked onto the county courthouse grounds, lunch? Do they need a permit? 4 4 5 wouldn't you see -- it would not be surprising to see five 5 I don't know. That's really up to the policy б people together on those grounds; correct? б here. 7 7 I don't know. Well, you are consulted when the applications 0 8 It wouldn't be unheard of that there would be 8 come in. 9 five people together on the courthouse grounds? 9 In your view, would six people gathering for 10 I mean, when there's court, there's business 10 lunch require approval under the policy? there. So, you know, we had an election there. I'm not 11 Apparently, if they were going to do an organized 11 Α surprised if five people would be there. 12 12 lunch meeting, they would need a policy. 13 Okay. So in your view, what was the purpose of 13 0 A permit you mean? 14 the insertion of the five people gathering requirement? 14 Α I would think so, yes. 15 Again, that goes back to I think the original 15 Does that make sense to you, sir? 16 permitting process. If someone was to be there to protest, 16 I try to not make sense out of rules and 17 to gather, to have a demonstration, one person had to have a 17 regulations the government put in place years ago. 18 18 19 Okay. Well, do you think it's necessary, sir, to 19 Δ I follow them. 20 have a permitting process if six people want to gather on 20 Well, this isn't years ago. This was the summer the courthouse grounds for purposes of a protest? 21 21 when you were sheriff. 22 I think it's important that the county has a 22 Α Yes, sir. permitting process. What that looks like is really up to 23 So do you think it makes sense to require a 23 that government. 24 permit if five or more people want to gather on the 24 25 25 I think they need a process, otherwise we have no courthouse grounds? Page 88 Page 89 J. EAST J. FAST 1 1 2 Apparently the Board of Supervisors thought that. 2 There are things we'd have to find out. Α 3 3 What criteria would you use to assess the I'm asking your view. 4 If it's an organized meeting to do something, 4 information you were given? 5 according to the rules, I think they have to have a permit. 5 We would just -- to find out, with the 6 I'm asking, sir, not how you read the rules now. б information they gave us, is it going to be a safety risk? 7 I'm asking if you agree with the rules. Would it be a hazard to a pedestrian? If they're juggling 8 Do you think that's a sensible policy to require 8 cannon balls, are they going to draw a crowd that we'd have 9 a permit if five or more people want to gather on the 9 to have people spread out in the street? courthouse grounds? It's just a variety of things. I don't know that 10 10 My personal opinion I think I don't have on this. 11 I can --11 12 I just follow the rules in place. 12 0 Would a prayer vigil pose less of a safety risk 13 Do you think five or more people gathering on the 13 than a political protest? 14 courthouse grounds poses a safety risk to the County of 14 Α I don't know. 15 Lafayette? 15 Do you have any criteria on which you would make 16 Α I think that it could, yes. the determination on whether a prayer vigil would pose less 16 17 So how would you assess whether a request for 17 of a safety risk than a political protest? five people to gather on the courthouse grounds poses a Α 18 18 No, sir. 19 safety risk? 19 And does the --20 How would you assess an individual application? 20 Would --21 Again, we would call them, find out how many 21 If somebody said they were going to do a 22 people would be there, those type things, and go forward. 22 political protest, would you ask them what the subject 23 We usually --23 matter of that protest was? 24 Is it a circus? Are they going to be juggling 24 THE WITNESS: Can we take a break just a second? 25 25 cannon balls that will fall off and hit somebody walking by. MR. YOUNGWOOD: Yes.

```
Page 90
                                                                                                                                Page 91
1
                           J. FAST
                                                                     1
                                                                                                    J. EAST
2
                                                                     2
           Should we go off the record and take a 10-minute
                                                                                    MR. O'DONNELL: He's coming back now.
3
                                                                     3
    break?
                                                                                    MR. YOUNGWOOD: Okay.
4
           I don't know what the sheriff needs.
                                                                                    VIDEOGRAPHER: Mr. Youngwood, you've got about
                                                                     4
5
          VIDEOGRAPHER: Mr. Youngwood, are we going off
                                                                     5
                                                                              another 15 minutes, then I'm going to have to change
                                                                              the tape.
б
     the record?
                                                                     6
7
          MR. YOUNGWOOD: I don't know what we're doing. I
                                                                     7
                                                                                    MR. YOUNGWOOD: That's fine. We'll take a break
8
     think there's a question pending too. We can't hear
                                                                     8
                                                                              then.
9
                                                                     9
                                                                                    VIDEOGRAPHER: Okay. We're going off the
    you.
10
          David, I don't know if you're trying to talk to
                                                                    10
                                                                              record --
    all of us, but we can't hear you.
                                                                    11
                                                                                    MR. YOUNGWOOD: No, no. I think the witness is
11
12
           Is the video still running?
                                                                    12
                                                                              back. Is the witness back?
          VIDEOGRAPHER: Yes, sir.
                                                                    13
13
                                                                                    Okay. Sheriff, I think when we took the break
           MR. YOUNGWOOD: Let it run. Let the record
                                                                    14
                                                                              there was a question I think pending that you hadn't
14
15
    reflect the witness and counsel have left the room with
                                                                    15
                                                                              answered.
    a question pending.
                                                                    16
                                                                                    Maybe I'll ask the court reporter to read it back
16
                                                                    17
17
           MR. O'DONNELL: Hello?
                                                                              because I won't get it exactly the same.
18
           MR. YOUNGWOOD: There's an echo, but we can hear
                                                                    18
                                                                                     (Last question was read back.)
19
                                                                    19
                                                                         BY MR. YOUNGWOOD:
    you.
20
          MR. O'DONNELL: Yeah, I've been in the conference
                                                                    20
                                                                              0
                                                                                    That's the question.
    room. He went to use the restroom.
                                                                                    That's a question for me? I thought she was --
21
                                                                    21
22
          MR. YOUNGWOOD: Let's go off the record until the
                                                                    22
                                                                                    Can you read it --
    witness comes back. Should we come back in five
                                                                    23
                                                                                    She can read it again.
23
                                                                              0
    minutes, ten minutes?
                                                                    24
                                                                                    We're content neutral. I'm sure that most of the
24
                                                                              Α
25
                                                                    25
          What do you think?
                                                                         time it's on the application what that would be.
                                                           Page 92
                                                                                                                                Page 93
                                J. EAST
                                                                                                    J. EAST
1
                                                                     1
2
                Okay. So your read is that the application would
                                                                     2
                                                                         see that as less of a security risk than if I wanted to have
3
    allow them to tell you what the subject matter of the
                                                                         a gathering to support the continued placement of the
                                                                     3
4
     protest would be?
                                                                     4
                                                                         confederate statue in the town square?
5
                Most of them that I've read, they usually write
                                                                     5
                                                                                    Sir, what we would do is call you to find out how
6
     something over there what it's about.
                                                                     6
                                                                         many people would be there, how many you foresee, do you see
                Okay. And in fact, the form itself says,
                                                                     7
                                                                         people stopping, coming in. Is there going to be traffic
8
     "Explanation of Use," correct?
                                                                     8
                                                                         issues?
9
                Yes, sir.
                                                                     9
                                                                                    It's all going to be based around security and
                So if I wanted to protest in favor of keeping the
                                                                         what your needs are in having an event and what our needs
10
                                                                    10
     confederate statue, I'd write in "Explanation of Use:
                                                                    11
                                                                         are to meet that.
11
12
    Protest to support confederate statue" or something like
                                                                    12
                                                                              0
                                                                                    Okay. And in doing that you use your discretion
13
     that?
                                                                    13
                                                                         to make the judgment regarding security; correct?
14
                                                                    14
                                                                                    Well, my discretion, our discretion, our personal
         Α
                I'm assuming, yes, sir.
15
                Okay. And you said, sir, you're content neutral,
                                                                    15
                                                                         -- I mean professional opinions of what that is, what risk
    but how about the --
                                                                         it could be, if any, what type of security needs you might
16
                                                                    16
17
                How do you determine if it's a protest?
                                                                    17
                                                                         need to be there.
                I don't know that we do.
                                                                                    And where in the policy can I find a reference to
18
                                                                    18
19
                What we're looking at is security measures. So
                                                                         your need to assess security in deciding whether or not --
    whatever they're protesting, whatever they want the permit
                                                                         or in giving input to the county in deciding whether or not
20
                                                                    20
     for doesn't get involved.
                                                                         to grant my permit?
21
                                                                    21
22
                We're looking at security purposes only, get with
                                                                    22
                                                                                    I don't know. I don't have that in front of me.
23
    other agencies to see how we can handle that situation.
                                                                    23
                                                                                    Well, it's Tab 2, Exhibit 2, unless you're aware
24
                And for example, sir, if I wanted to have a
                                                                    24
                                                                         of a later version of this policy.
25
    gathering to welcome spring, you know, on March 21, do you
                                                                    25
                                                                                    Quickly glancing, I would think it would be there
```

	Page 94	T	Page 95
1	J. EAST	1	J. EAST
2	in "Denial of Usage."	2	to, "The user shall provide at its own expense any security
3	Q All right. Just so we're all looking	3	that the user desires in addition to security normally
4	You're looking at the bottom of page 2?	4	provided by the county."
5	A If it would pose health or safety risk.	5	So that says that if I apply for a permit, and I
6	Q Okay. But as I understand it, your input is	6	think I need more security, I can pay for it and do it;
7	focused on whether or not your police force can can	7	right?
8	has enough personnel to be there for the event, which is in	8	A Repeat it again. I'm sorry.
9	part dependent on what else your police force is doing that	9	Q The first sentence says that if I
10	day; right?	10	Let's pretend me, I'm the permit applicant.
11	A On page 3 also at the bottom of security, quickly	11	A Sure.
12	glancing, it says, "Sheriff shall determine whether and to	12	Q If I want to have security in addition to
13	what extent additional sheriff deputies are reasonably	13	whatever you provide, I can do that. I can pay for it;
14	necessary for the event or traffic control and public	14	right?
15	safety."	15	A Yes. It says, "Provide your own security."
16	Q Okay. That doesn't say that you can deny it for	16	Q Yes.
17	those reasons; right?	17	The next sentence empowers you to determine
18	A I don't deny it, sir. I spoke earlier that I	18	whether and to what extent additional sheriff department
19	just give a reference of public safety. I don't deny or	19	deputies is reasonably necessary for the event for traffic
20	approve.	20	control and public safety; correct?
21	Q Okay. So	21	A Yes.
22	A I do not deny or approve.	22	Q And then it says you base your decision on the
23	Q Okay. But you are asked for your input; correct?	23	size, location, duration and date of the event; right?
24	A On public safety, yes, sir.	24	A That's what it says.
25	Q Okay. And under this section you just pointed	25	Q And then you say if additional law enforcement
	Page 96		Page 97
1	Page 96 J. EAST	1	Page 97 J. EAST
1 2	<del>-</del>	1 2	
	J. EAST	١.	J. EAST
2	$\mbox{ \begin{tabular}{ll} $J.$ EAST \\ \end{tabular} } \mbox{ protection for the event is deemed necessary by the sheriff, } \label{table_equation}$	2	J. EAST and Ms. Carwyle denied that because we were not able to
2 3	J. EAST protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?	2 3	J. EAST and Ms. Carwyle denied that because we were not able to provide ample security at the time.
2 3 4	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?	2 3 4	J. EAST and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions,
2 3 4 5	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.	2 3 4 5	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.
2 3 4 5 6 7 8	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance;  correct?  A That's what it says.  Q So nothing in this paragraph, other than my	2 3 4 5 6	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day
2 3 4 5 6 7 8	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to	2 3 4 5 6 7 8 9	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June,
2 3 4 5 6 7 8 9	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance;  correct?  A That's what it says.  Q So nothing in this paragraph, other than my	2 3 4 5 6 7 8 9	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?
2 3 4 5 6 7 8 9 10	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.	2 3 4 5 6 7 8 9 10	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?	2 3 4 5 6 7 8 9 10 11 12	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day
2 3 4 5 6 7 8 9 10 11 12	J. EAST  protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?
2 3 4 5 6 7 8 9 10 11 12 13 14	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says. Q And then it says you can bill me in advance; correct?  A That's what it says. Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes. Q Yes, I'm correct? A It doesn't say anything about denying the permit, yes. Q Okay. And it also gives timing for payment and	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says. Q And then it says you can bill me in advance; correct?  A That's what it says. Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes. Q Yes, I'm correct? A It doesn't say anything about denying the permit, yes. Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says. Q And then it says you can bill me in advance; correct?  A That's what it says. Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes. Q Yes, I'm correct? A It doesn't say anything about denying the permit, yes. Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right? A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons?  A I did not recommend denial.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?  A It's a long time.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons?  A I did not recommend denial.  I was not able to provide proper security and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?  A It's a long time.  Q Okay. And the policy is subsequently amended to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons?  A I did not recommend denial.  I was not able to provide proper security and public safety on one event.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?  A It's a long time.  Q Okay. And the policy is subsequently amended to reduce the 30 days to 14 days.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says. Q And then it says you can bill me in advance; correct?  A That's what it says. Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes. Q Yes, I'm correct? A It doesn't say anything about denying the permit, yes. Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right? A Yes, sir. Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons? A I did not recommend denial. I was not able to provide proper security and public safety on one event. Q What was that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?  A It's a long time.  Q Okay. And the policy is subsequently amended to reduce the 30 days to 14 days.  Do you recall that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	protection for the event is deemed necessary by the sheriff, you have to inform me, the permit applicant; right?  A That's what it says.  Q And then it says you can bill me in advance; correct?  A That's what it says.  Q So nothing in this paragraph, other than my refusal to pay for the additional costs, empowers anyone to deny my permit; right?  A Yes.  Q Yes, I'm correct?  A It doesn't say anything about denying the permit, yes.  Q Okay. And it also gives timing for payment and talks about a deposit at the time of the permit; right?  A Yes, sir.  Q Okay. Have you, since you've been sheriff, recommended the denial of a permit for safety reasons?  A I did not recommend denial.  I was not able to provide proper security and public safety on one event.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	and Ms. Carwyle denied that because we were not able to provide ample security at the time.  Q Let's go back to tab 7 and ask a few questions, and I think the videographer is going to need to change the tape.  I want to ask you about the 30-day notice period.  Did you have view on the inclusion of the 30-day notice period in the amendments made on the 15th of June, 2020?  A I don't recall.  Q Did you, as of June 15, 2020, believe that 30-day notice was required?  A That no 30 days were required?  Q Did you believe that it was sound policy to require applications to be made 30 days in advance?  A I think it is sound policy, but 30 days is a long time.  Q 30 days is generally not necessary; correct?  A It's a long time.  Q Okay. And the policy is subsequently amended to reduce the 30 days to 14 days.

	Page 98		Page 99
1	J. EAST	1	J. EAST
2	If you'd turn to Tab 29, which we'll mark as	2	if you had a question, you could make your recommendation at
3	Exhibit 29.	3	least within two to three days; right?
4	(Exhibit 29 was marked for identification.)	4	A I could look at security measures, yes, sir.
5	BY MR. YOUNGWOOD:	5	Q Okay. You wouldn't need more than two to three
6	Q Do you recognize this order to include a	6	days; right?
7	requirement of application to be made 14 days prior to the	7	A To find out about security?
8	date of proposed use and requiring closure of courthouse	8	I'm not following what you're asking.
9	grounds 30 minutes before dusk approved by the Board of	9	Q To make your security determination, you wouldn't
10	Supervisors on the 20th day of July, 2020?	10	need more than two to three days to consider a permit;
11	A Yes.	11	correct?
12	Q And we'll mark this as	12	A If I have 14 days' notice, I can see whatever
13	This is marked as Exhibit 29.	13	else is out there.
14	Were you at this meeting, sir?	14	If everybody has two or three days, then I'm not
15	A I don't recall, sir.	15	able to juggle multiple events at one time. I won't have
16	Q Okay. We're going to come back to the dusk	16	processing to let me know what's going on.
17	portion of it after we change the tape.	17	Q Okay. Do you understand this 14-day period
18	Do you see now the notice is required or the	18	advance notice to be waiveable by you?
19	application is required to be made 14 days prior to the date	19	A No, sir.
20	of proposed use?	20	Q You don't think you have any discretion to waive
21	A Yes, sir. 14 days, yes, sir.	21	it?
22	Q That's also a long time; right?	22	A No, sir, because I don't have discretion to
23	A I think that's about appropriate.	23	approve it.
24	Q Well, you earlier testified that you could	24	Q Well, if you go back to Tab 7, Exhibit 7, which
25	Assuming that the person returned your phone call	25	is the June 15 amendment
	3 · · · · · · · · · · · · · · · · · · ·		
		_	
1	Page 100 J FACT	1	Page 101
1 2	J. EAST	1 2	J. EAST
2	J. EAST A Yes, sir.	2	J. EAST BY MR. YOUNGWOOD:
2 3	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses	2 3	J. EAST BY MR. YOUNGWOOD: Q Okay. Sheriff, I want to take a step back into
2 3 4	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page	2 3 4	J. EAST BY MR. YOUNGWOOD: Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.
2 3 4 5	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.	2 3 4 5	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything
2 3 4	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the	2 3 4	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?
2 3 4 5 6 7	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."	2 3 4 5 6 7	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.
2 3 4 5 6 7 8	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?	2 3 4 5	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?
2 3 4 5 6 7	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.	2 3 4 5 6 7 8	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it
2 3 4 5 6 7 8 9	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision	2 3 4 5 6 7 8 9	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the
2 3 4 5 6 7 8 9 10 11	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?	2 3 4 5 6 7 8 9 10	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?
2 3 4 5 6 7 8 9	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.	2 3 4 5 6 7 8 9	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten	2 3 4 5 6 7 8 9 10 11 12	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?
2 3 4 5 6 7 8 9 10 11 12 13 14	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,
2 3 4 5 6 7 8 9 10 11 12 13 14	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNGWOOD: Okay. If we have to change the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNGWOOD: Okay. If we have to change the tape, we can we can do that and go off the record right now.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNGWOOD: Okay. If we have to change the tape, we can we can do that and go off the record	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.  I don't recall if they were there before I became chief or after.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNGWOOD: Okay. If we have to change the tape, we can we can do that and go off the record right now.  VIDEOGRAPHER: We're going off the record. The time is 11:46 a.m.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.  I don't recall if they were there before I became chief or after.  Q Do you know how many cameras there are?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNGWOOD: Okay. If we have to change the tape, we can we can do that and go off the record right now.  VIDEOGRAPHER: We're going off the record. The	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.  I don't recall if they were there before I became chief or after.  Q Do you know how many cameras there are?  A No, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNCWOOD: Okay. If we have to change the tape, we can we can do that and go off the record right now.  VIDEOGRAPHER: We're going off the record. The time is 11:46 a.m. (Recess was taken.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.  I don't recall if they were there before I became chief or after.  Q Do you know how many cameras there are?  A No, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Yes, sir.  Q you'll see on the bottom where it discusses not the bottom, but before the names, middle of the page where it discusses the 30-day period.  It says, "The Board of Supervisors and/or the sheriff shall determine whether to waive the 30-day period."  Do you see that?  A Yes, sir.  Q But in Tab 29, Exhibit 29, there's no provision for waiver of the period, is there?  A I don't see it in there, no, sir.  Q Okay. Do you know why the provision to shorten the period was eliminated when the application time requirement was reduced from 30 to 14 days?  A No, sir.  MR. YOUNCWOOD: Okay. If we have to change the tape, we can we can do that and go off the record right now.  VIDEOGRAPHER: We're going off the record. The time is 11:46 a.m.  (Recess was taken.)  VIDEOGRAPHER: This is the start of Media	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. YOUNGWOOD:  Q Okay. Sheriff, I want to take a step back into some of the testimony very quickly.  When you were police chief, did you have anything to do with installing cameras in the square?  A Explain.  What do you mean?  Q I'll ask it  Are there security cameras in the square that the City of Oxford has access to?  A Yes, sir, there are.  Q Do you know when those were put up?  A No, sir, I don't.  That was more the emergency manager,  Mr. Allgood's specialty.  Q Were they put up while you were chief?  A Some were, yes, sir.  I don't recall if they were there before I became chief or after.  Q Do you know how many cameras there are?  A No, sir.  Q Does the county have access to those cameras if

```
Page 102
                                                                                                                               Page 103
 1
                                J. EAST
                                                                                                     J. EAST
                                                                     1
                                                                     2
                                                                                    MR. YOUNGWOOD: Yeah, but I don't know if that
    go and request to see if they have a camera angle of it,
 2
                                                                     3
                                                                               means the sheriff can see it. I don't mean to make
 3
     that type stuff, but we can't view it live.
                Okay. And then while you were chief, am I
                                                                     4
                                                                               this complicated.
 4
 5
     correct that there was a practice of having mounted officers
                                                                     5
                                                                                    MR. O'DONNELL: John, do you want to send that by
 б
     patrol the square?
                                                                     б
                                                                               e-mail?
 7
                                                                     7
                                                                                    MR. YOUNGWOOD: Yeah. It's two pages. Maybe we
                Yes, sir.
 8
                That originally started under Chief Martin.
                                                                     8
                                                                               can do that and just print it out quickly.
 9
                Okay. When was that?
                                                                     9
                                                                                    MS. CRON: Let me do that right now.
10
                A couple years before I became chief. I don't
                                                                     10
                                                                                    MR. YOUNGWOOD: That will take just a minute.
          Δ
    know the exact.
                                                                                    Did you just drop it --
11
                                                                    11
12
          0
                Okay. And while you were chief, how many mounted
                                                                    12
                                                                                    Lily, can you just flip it to me too? I know you
13
     officers would there be?
                                                                    13
                                                                               sent it earlier, but I don't have it.
                What would their schedule be?
                                                                     14
                                                                                     (Discussion was held off the record.)
14
                I don't --
15
                                                                    15
                                                                                     (Exhibit 9 was marked for identification.)
                I don't know the exact number, and it would vary
                                                                         BY MR. YOUNGWOOD:
16
                                                                    16
17
     depending on events that were going on in town, whether
                                                                    17
                                                                                    Before we look at what you were just handed, I
18
     there was an Ole Miss basketball game, football game,
                                                                    18
                                                                         want to have you look at Tab 9, which we'll mark as
19
     double-decker, those type things. It would all vary.
                                                                     19
                                                                         Exhibit 9. It's a one-page document Bates number _1354.
20
                MR. YOUNGWOOD: Okay. Lily, did we end up doing
                                                                     20
                                                                         It's a June 15th e-mail from Ms. Carwyle to you and others.
21
          anything with the press release that would go with
                                                                     21
                                                                                     Do you have that in front of you, Tab 9,
22
          Tab 9?
                                                                     22
                                                                         Exhibit 9?
23
                Is there a way -- has that been distributed to
                                                                     23
                                                                              Α
                                                                                    Yes, sir.
          Mr. O'Donnell, or no?
24
                                                                     24
                                                                                     Okay. So you received this e-mail, correct, on
                                                                               0
25
                                                                     25
                MS. CRON: I can drop it into the chat right now.
                                                                         June 15, 2020?
                                                                                                                               Page 105
                                                          Page 104
                                J. EAST
                                                                                                     J. EAST
1
                                                                     1
 2
                Yes, sir.
                                                                     2
          Α
                                                                                    No, sir.
 3
                Okay. And unfortunately the version that was
                                                                     3
                                                                                    MR. O'DONNELL: He's not following your question,
    produced to us didn't have an attachment, but we have now
                                                                      4
                                                                               John.
 5
    had printed out to you what we'll mark as Exhibit 9A, which
                                                                     5
                                                                         BY MR. YOUNGWOOD:
 6
     is from --
                                                                      6
                                                                                    Yeah. I'm asking you to look at Tab 9A, which
 7
                                                                     7
                                                                         should be the printout Mr. O'Donnell gave to you.
                MR. YOUNGWOOD: It's from the Facebook page,
 8
          Lily?
                                                                     8
                                                                              Α
                                                                                    Okay.
 9
                Lily, is this from the Facebook page?
                                                                     9
                                                                                     So let me go slower.
                                                                                     Do you recognize this as the press release that
10
                MS. CRON: Sorry. Yeah, it's from Lafayette
                                                                    10
                                                                         was issued after the Board of Supervisors voted to amend the
11
          County public Facebook page.
                                                                     11
12
                (Exhibit 9A was marked for identification.)
                                                                    12
                                                                         Facility Use Policy on the grounds for the 15th of June?
13
                                                                    13
    BY MR. YOUNGWOOD:
                                                                              Δ
                                                                                    Yes, sir.
14
                This is the final version of the press release.
                                                                    14
                                                                                     Okay. And you can see that somebody affixed to
15
     I can't give you the version that was attached because I
                                                                    15
                                                                         the Facebook posting of Ms. Minton a comment.
     don't have it.
                                                                    16
                                                                                     Do you have that in front of you?
16
17
                Do you remember commenting on this press release
                                                                     17
                                                                                    No, sir.
     before it was issued?
                                                                                    MR. O'DONNELL: It should be -- let me see if I
18
                                                                    18
19
                                                                     19
                                                                               can help.
20
                Okay. And I want you to see there's a post on
                                                                     20
                                                                                    MR. YOUNGWOOD: It's probably on the second page,
     the Facebook page from Ms. Minton.
                                                                     21
                                                                               probably on the page with less writing.
21
                                                                                    MR. O'DONNELL: For some reason, John, it did not
22
                Do you see that?
                                                                     22
23
                And she writes, "So glad to see supervisors
                                                                     23
                                                                               print off. Let me take another stab at it.
                                                                                    MR. YOUNGWOOD: Okay. Sorry.
24
    protecting our county during this time."
                                                                     24
25
                                                                     25
                Do you see that?
                                                                                    THE WITNESS: I'm ready.
```

	Page 106		Page 107
1	J. EAST	1	J. EAST
2	BY MR. YOUNGWOOD:	2	license to it.
3	Q You should have the second page of 9A, a Facebook	3	That was one of the requirements?
4	posting from Ms. Minton reacting to this change in the	4	A I guess so.
5	policy, and you have that in front of you?	5	Q Okay. And this was forwarded to you for your
6	A Yes.	6	input; correct?
7	Q She writes, "So glad to see supervisors	7	A Yes.
8	protecting our county during this time."	8	Q And if you look at the application, he's
9	Do you see that?	9	proposing a gathering two days after the permit application,
10	A Yes.	10	right?
11	Q Did you have an understanding what she meant by	11	He applies on the 17th, and he wants the event to
12	"this time"?	12	take place on the 19th; correct?
13	A No.	13	A Say that again.
14	(Exhibit 10 was marked for identification.)	14	Q The date of the proposed event is the 19th;
15	Q Let's move on to Tab 10, which we'll mark as	15	correct?
16	Exhibit 10. It has Bates numbers _249 to _253. This is	16	A Yes, sir.
17	Tell me when you're there, sir.	17	Q And it's sent to you for consideration on the
18	A Okay.	18	17th; correct?
19	O This is a June 17th e-mail from Ms. Carwyle to	19	A Yes, sir.
20	you attaching a permit, correct, permit application?	20	Q Okay. And did you give input as to whether or
21	A Yes.	21	not, from a safety perspective, it was okay to grant this
22	Q And this is from, if you look at the second page,	22	permit?
23	somebody named Timothy Warren; correct?	23	A Yes, sir. We saw no other conflicting things
24	A Yes.	24	going on, and we felt like we could provide appropriate
25	Q Okay. And I guess he affixes his driver's	25	security.
	~ 1 5		•
1	Page 108 J. EAST	1	Page 109 J. EAST
1 2	J. EAST		J. EAST
1 2 3	$ \hbox{ J. EAST } \\ \hbox{ Q} \qquad \hbox{Okay. And the event was to take place from } $	1 2 3	J. EAST A It is 6/17/20.
2	J. EAST	2	J. EAST  A It is 6/17/20. I don't know if that was the day it was approved
2 3	J. EAST Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?	2 3	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days
2 3 4 5	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.	2 3 4 5	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.
2 3 4 5 6	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.	2 3 4	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says
2 3 4 5 6 7	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus;	2 3 4 5 6 7	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature
2 3 4 5 6 7 8	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?	2 3 4 5 6 7 8	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?
2 3 4 5 6 7 8	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.	2 3 4 5 6 7 8 9	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the
2 3 4 5 6 7 8 9	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the	2 3 4 5 6 7 8 9	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.
2 3 4 5 6 7 8 9 10	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.	2 3 4 5 6 7 8 9 10	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.
2 3 4 5 6 7 8 9 10 11	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?	2 3 4 5 6 7 8 9 10 11 12	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.  Q Okay. And it says, "Granted," correct?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.  Q Okay. And it says, "Granted," correct?  A Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus;  correct?  A Correct.  Q Okay. If you turn to page _253, it's the  grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.  Q Okay. And it says, "Granted," correct?  A Yes.  Q There's an annotation that says, "Limit to less	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus; correct?  A Correct.  Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.  Q Okay. And it says, "Granted," correct?  A Yes.  Q There's an annotation that says, "Limit to less than 50."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q Okay. And the event was to take place from  6 p.m. to 8 p.m.; correct?  A Yes.  No.  6 p.m. to 8 p.m., yes.  Q Okay. And the number of people was 30-plus;  correct?  A Correct.  Q Okay. If you turn to page _253, it's the  grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes.  Q Okay. And it says, "Granted," correct?  A Yes.  Q There's an annotation that says, "Limit to less than 50."  Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes. Q And then the date 6/7/20 (sic), which I take it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being issued; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes. Q And then the date 6/7/20 (sic), which I take it means it was actually approved the very same day it was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being issued; correct?  A We could meet the security needs.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes. Q And then the date 6/7/20 (sic), which I take it means it was actually approved the very same day it was received; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being issued; correct?  A We could meet the security needs.  Q Okay. And you could meet those needs even though
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes. Q And then the date 6/7/20 (sic), which I take it means it was actually approved the very same day it was received; correct?  A I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being issued; correct?  A We could meet the security needs.  Q Okay. And you could meet those needs even though the event was to take place from 6 p.m. to 8 p.m.; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. And the event was to take place from 6 p.m. to 8 p.m.; correct?  A Yes.  No. 6 p.m. to 8 p.m., yes. Q Okay. And the number of people was 30-plus; correct?  A Correct. Q Okay. If you turn to page _253, it's the grant it's the copy of the permit as approved.  You see the signature on the bottom of it?  A Yes. Q Okay. And it says, "Granted," correct? A Yes. Q There's an annotation that says, "Limit to less than 50."  Do you see that? A Yes. Yes. Yes. Yes. Q And then the date 6/7/20 (sic), which I take it means it was actually approved the very same day it was received; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A It is 6/17/20.  I don't know if that was the day it was approved or not. I don't know if she wrote that more than two days later, if she wrote that down right or not.  Q It says  Do you recognize this as Ms. Carwyle's signature and handwriting?  A I can't recognize the handwriting right off the bat.  Q And it says, "Per Sheriff East" under the date.  Do you see that?  A Yes, sir.  Q Do you understand what the meaning of that was?  A No, sir.  Q Do you think that means that you agreed that this permit should be issued?  A No, sir.  Q Although you had no objection to the permit being issued; correct?  A We could meet the security needs.  Q Okay. And you could meet those needs even though

	Page 11	0	Page 111
1	J. EAST	1	J. EAST
2	A I believe it was pro statue.	2	Exhibit 11. So it's Bates numbers _261 to _266.
3	Q Where does it say that on the application form?	3	(Exhibit 11 was marked for identification.)
4	A It doesn't.	4	BY MR. YOUNGWOOD:
5	Q How do you know it was pro statue?	5	Q If we could turn to the last page of the exhibit
6	A "Statue."	6	first, you'll see this is an application as well or perhaps
7	Q It says "statue" under "Explanation of Use,"	7	the same a different version of the same document for
8	correct?	8	Mr. Warren for the 6/19 event.
9	A Right.	9	Do you see that?
10	Q How do you know it was pro statue?	10	A Yes, sir.
11	A Since that time I've spoke with Mr. Warren.	11	Q This one, as opposed to the version we just
12	Q At the time that you saw no safety concerns or	12	looked at, has a date written in on the top, 6/17/20.
13	security concerns, did you know that it was pro statue?	13	Do you see that?
14	A Mr. Warren was contacted, which he advised us it	14	A Yes, sir.
15	was.	15	Q Do you know who wrote that date in on the top?
16	Q Who contacted him?	16	A No, I don't.
17	A I don't remember if Chief Mills did or I did	17	Q And again, unlike the prior one, next to the
18	myself.	18	signature of Ms. Carwyle it does have the date 6/17/20, but
19	Q Notwithstanding it being a 60-person sorry,	19	it does not have that notation "Per Sheriff East."
20	strike that an up to 50-person event and pro statue, you	20	Do you know why one version has that and one
21	saw no security concerns; correct?	21	doesn't?
22	A We had concerns. We felt like we could control	22	A No, sir.
23	it with personnel. There were no other things going on in	23	Q Okay. If you go back a page to page _265.
24	the field.	24	A My pages aren't numbered.
25	Q Let's go to the next tab. This is going to be	25	Q Bottom, very small print.
	Page 11	2	Page 113
1	J. EAST	1	Page 113 J. EAST
2	J. EAST A Oh, yeah, yeah, yeah. I gotcha.	1 2	J. EAST A No, sir.
2 3	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends	1 2 3	J. EAST  A No, sir.  Q Did she want to discuss whether there should be
2 3 4	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes,	1 2 3 4	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?
2 3 4 5	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a	1 2 3 4 5	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.
2 3 4 5 6	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them.	1 2 3 4 5 6	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which
2 3 4 5 6 7	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less	1 2 3 4 5 6 7	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.
2 3 4 5 6 7 8	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a	1 2 3 4 5 6 7 8	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)
2 3 4 5 6 7 8	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has	1 2 3 4 5 6 7 8	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than	1 2 3 4 5 6 7 8 9	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's
2 3 4 5 6 7 8 9 10 11	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media	1 2 3 4 5 6 7 8 9 10	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.
2 3 4 5 6 7 8 9 10 11	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."	1 2 3 4 5 6 7 8 9 10 11 12	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually
2 3 4 5 6 7 8 9 10 11 12	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?	1 2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.  Q Did you speak with her the next day at the end of	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.  A Yeah, that's not my e-mail address.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.  Q Did you speak with her the next day at the end of your budget sessions?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's  Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually  At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.  A Yeah, that's not my e-mail address?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.  Q Did you speak with her the next day at the end of your budget sessions?  A I don't	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.  A Yeah, that's not my e-mail address?  A Yes, sir, when I was the chief of police.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.  Q Did you speak with her the next day at the end of your budget sessions?  A I don't  I don't recall.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.  A Yeah, that's not my e-mail address?  A Yes, sir, when I was the chief of police. Q Do they forward e-mails still sent to that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Oh, yeah, yeah, yeah. I gotcha.  Q Okay. This is an e-mail that Ms. Carwyle sends to you and others on the 18th at 3:31 p.m., and she writes, "Various people have asked by public records request for a copy of the permit for Friday night. I've sent it to them. I want everyone to know that I marked the permit that less than 50 people were allowed since they did not also submit a million dollar liability insurance policy. Tim Warren has since called and has tried to get a policy in case more than 50 show up. I know there's a lot of talk on social media about it, and I wanted to give you all a heads up."  Do you see that?  A Yes, sir.  Q And then she writes, "Joey, I think we should probably revisit a couple of issues about the policy tomorrow after the end of our budget sessions."  Do you see that?  A Yes, sir.  Q Did you speak with her the next day at the end of your budget sessions?  A I don't	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A No, sir.  Q Did she want to discuss whether there should be changes in the policy?  A I don't recall.  Q Let's go to the next numbered tab, Tab 12, which will be marked as Exhibit 12.  (Exhibit 12 was marked for identification.)  BY MR. YOUNGWOOD:  Q Actually, I'm sorry, let's Yes, let's go to Exhibit 12.  What I suggest, sir, is if you actually At least the way it's in my binder, the first page comes second. I'm looking at a gmail message from a Chad McLarty sent on June 18, 2020.  Do you see that?  A Yes, sir.  Q And your e-mail address is listed there, although it appears perhaps to be the Oxford e-mail address.  A Yeah, that's not my e-mail address?  A Yes, sir, when I was the chief of police.

	Page	114	Page 115
1	J. EAST	1	J. EAST
2	Q Okay. Well, have you ever seen this e-mail	2	Tell me when you get there.
3	before?	3	A Yes, sir.
4	A I can't recall.	4	(Exhibit 14 was marked for identification.)
5	Q Okay. On the bottom the author writes, "Pleas	e   5	BY MR. YOUNGWOOD:
6	consider taking the 30-day evaluation period your rules	6	Q Okay. If you go to the third page, there's a
7	state happen for this one."	7	reference to you. It says, "Tim Warren, we can ask Joey
8	"So please consider taking your 30-day evaluat	ion 8	East," middle
9	period."	9	A What page?
10	Do you see that?	10	Q They don't have page numbers, unfortunately.
11	A Yes.	11	It's the third page of the document that we've
12	Q The Warren permit application was approved the	12	that's Tab 14 and we've marked as Exhibit 14.
13	very day it was submitted; correct?	13	A I see that.
14	A That's what the paperwork shows.	14	Q Okay. Did you know Mr. Warren?
15	Q There was no reason to wait longer than within	15	A Yes, sir, I do.
16	the span of a day to give it approval; right?	16	Q In what context do you know him?
17	A I don't know that, but that's what it shows.	17	A He's a resident of Lafayette County, and I know
18	Q Well, you didn't	18	him previously through just years of growing up together.
19	You didn't tell the county supervisor that you	19	Q Did you go to school together?
20	needed more time to consider it; correct?	20	Are you around the same age?
21	A No. We were able to have the appropriate	21	A I don't know how old he is. I just knew him when
22	security, we felt.	22	I was younger. In my teenage years I knew of him and his
23	Q Okay. I'm going to ask you to turn to Tab 14.	23	younger brother. I think he's older than me. I'm not
24	These are a collection, it looks like, of social media po		exactly sure. No, we didn't go to school together. I was
25	concerning Mr. Warren.	25	at Oxford, and he was Lafayette.
43	Concerning Fir. Warren.	43	at Oxiora, and he was narayette.
1	Page	I	Page 117
1	J. EAST	1	J. EAST
2	J. EAST  Q And today do you still have contact with him?	1 2	J. EAST contacted me saying that it was growing larger than he
2 3	J. EAST  Q And today do you still have contact with him?  A No, sir.	1 2 3	J. EAST  contacted me saying that it was growing larger than he  expected. He expected very few people, and it grew larger.
2 3 4	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.	1 2	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him
2 3 4 5	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or	1 2 3 4 5	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American
2 3 4 5 6	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?	1 2 3 4 5 6	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence
2 3 4 5 6 7	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.	1 2 3 4 5 6 7	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.
2 3 4 5 6 7 8	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just	1 2 3 4 5 6 7 8	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so
2 3 4 5 6 7 8	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in	1 2 3 4 5 6 7 8 the 9	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so Let me just try to do that a little more slowly
2 3 4 5 6 7 8 9	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?	1 2 3 4 5 6 7 8 9 10	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.
2 3 4 5 6 7 8 9 10	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.	1 2 3 4 5 6 7 8 the 9 10 11	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.	1 2 3 4 5 6 7 8 the 9 10 11 12	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a	1 2 3 4 5 6 7 8 the 9 10 11 12 13	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch with	1 2 3 4 5 6 7 8 8 10 11 12 13 14	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 14 15	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 15 16	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 15 16 17	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.	1 2 3 4 5 6 7 8 the 9 10 11 12 13 14 15 16 17 18	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 15 16 15 17 18 19	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?  A Yes, I spoke to him	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 15 16 17 18 19 20	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.  I don't know the exact time, place, or day it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?  A Yes, I spoke to him  Yes, I did speak with him during this.	1 2 3 4 4 5 6 6 7 8 8 the 9 10 11 12 13 14 15 16 15 17 18 19 20 21	J. EAST  contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.  I don't know the exact time, place, or day it was.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?  A Yes, I spoke to him  Yes, I did speak with him during this.  Q At what point did you speak to him during that	1 2 3 4 5 6 7 8 8 10 11 12 13 14 15 16 17 18 19 20 21 22	contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.  I don't know the exact time, place, or day it was.  Q Okay. So if it was before he was applying, that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?  A Yes, I spoke to him  Yes, I did speak with him during this.  Q At what point did you speak to him during that A I remember	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 14 15 16 15 17 18 19 20 21 22 23	contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.  I don't know the exact time, place, or day it was.  Q Okay. So if it was before he was applying, that would mean it's before June 17; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q And today do you still have contact with him?  A No, sir.  Q No, okay.  So you don't have a professional or social or other relationship with him?  A No, sir.  Q You just  You just know him because you both grew up in same geographic area together?  A Correct.  If I seen him in the store, I'd speak to him.  Q So this reference to you is not in any way a personal reference or indication that you're in touch withim?  A No, sir.  Q You said at some point I think subsequent to he permit application you did speak with him.  Did I understand you correctly?  A Yes, I spoke to him  Yes, I did speak with him during this.  Q At what point did you speak to him during that	1 2 3 4 5 6 7 8 the 9 10 11 12 13 h 15 16 17 18 19 20 21 22 23 24	contacted me saying that it was growing larger than he expected. He expected very few people, and it grew larger.  And then I went to his residence to talk to him about the things that are here with this African-American male that was under a mousetrap, and I went to his residence to speak with him about that.  Q Okay. And so  Let me just try to do that a little more slowly for me, sir. You packed a lot into that answer.  Let me just start, when do you think you spoke with him?  It sounds like there was a telephone call and then later a meeting at his home.  Do I have that right?  A Correct.  Q So when, approximately, was the phone call?  A Sometime in the process before his applying and before the event was to take place.  I don't know the exact time, place, or day it was.  Q Okay. So if it was before he was applying, that

	Page 1	18	Page 119
1	J. EAST	1	J. EAST
2	Q But it was before the event, which was June 19?	2	because I'm the sheriff, how big this is getting.
3	A Correct.	3	I'm trying to understand why this subject is
4	Q Okay. So sometime before June 19, but presumab	y 4	coming up.
5	after the permit, so probably the 17th or 18th or early in	5	A I can't remember.
6	the day on the 19th?	6	I feel like he called me I mean, I'm not
7	A It would have been before the 19th.	7	positive because the event was getting more people that
8	Q Would it have been after the permit was approved	1? 8	he had no idea who were coming. I remember him calling and
9	A Yes.	9	saying it was getting kind of out of control, like he was
10	Q So it's the 18th	10	going to get insurance and that type stuff. It was growing.
11	Probably the 18th, right?	11	Q Then the meeting at his home, was that before or
12	There's only one day between the 17th and the	12	after the event?
13	19th.	13	A The event never happened, so it would have to be
14	A We can only assume.	14	before the event.
15	Q Okay. And he calls you or you call him?	15	Q Okay. So the thing he gets approved for, for the
16	A I don't recall how that went.	16	19th, never takes place?
17	O Tell me what you remember of the phone call.	17	A Correct.
18	A I remember having a conversation about how large		Q And why didn't it take place?
19	this was getting and how other people that he didn't know	19	A Because he decided to pull his permit.
20	were getting involved in it.	20	Q Okay. Do you know why he decided that?
21	Q "This" being his event planned for the 19th?	21	A No, sir, I can't
22	A Yes.	22	I don't know why he decided to.
23	Q Okay. And you were asked	23	Q Okay. And then how long after that phone call do
24	He was calling you to say how big and important	24	you go to his home?
25	it was, or you were calling him to say, I need to know,	25	A I don't know if it was that day or when it was.
1	Page : J. EAST	.20	Page 121 J. EAST
2	Q Okay. And what was the purpose of your visit?	2	A I believe this one was denied.
1	A To talk to him about his permit, to talk to him		
1 4			
3 4		3 4	Q Okay. So he's asking for it for the 27th.  Did you have any contact with him or anyone under
4	about this picture that you have here in Exhibit, I guess	4	Did you have any contact with him or anyone under
4 5	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a	4 5	Did you have any contact with him or anyone under your command have contact with him before the denial?
4 5 6	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.	4 5 6	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if
4 5 6 7	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.	4 5 6 7	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming
4 5 6 7 8	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep. A I went to talk to him about that and discuss	4 5 6 7 8	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief
4 5 6 7 8 9	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what	4 5 6 7 8 1 9	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief Mills.
4 5 6 7 8 9	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about	4 5 6 7 8 I 9 10	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief Mills.  Q Okay. And what was the nature of that
4 5 6 7 8 9	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep. A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that	4 5 6 7 8 9 10 11	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief Mills.  Q Okay. And what was the nature of that conversation?
4 5 6 7 8 9 10 11	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about	4 5 6 7 8 9 10 11	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many
4 5 6 7 8 9 10 11 12	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.	4 5 6 7 8 I 9 10 11 12 13	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of
4 5 6 7 8 9 10 11 12 13	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his	4 5 6 7 8 I 9 10 11 12 13 14 14	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll
4 5 6 7 8 9 10 11 12 13 14	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you	4 5 6 7 8 I 9 10 11 12 13	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of
4 5 6 7 8 9 10 11 12 13 14 15	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep. A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.	4 5 6 7 8 I 9 10 11 13 12 13 14 15 16	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.
4 5 6 7 8 9 10 11 12 13 14 15 16	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep. A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.	4 5 6 7 8 I 9 10 11 13 12 13 14 15 16	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)
4 5 6 7 8 9 10 11 12 13 14 15 16 17	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll	4 5 6 7 8 I 9 10 11 12 13 14 15 16 17	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll mark as Exhibit 15.	4 5 6 7 8 8 I 9 10 11 15 12 13 14 15 16 17 18	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll mark as Exhibit 15.  (Exhibit 15 was marked for identification.)	4 5 6 7 8 8 I 9 10 11 12 13 14 15 16 17 18 19 20	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.  A I'm here.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'l mark as Exhibit 15.  (Exhibit 15 was marked for identification.)  BY MR. YOUNGWOOD:	4 5 6 7 8 8 I 9 10 11 12 13 14 15 16 17 18 19 20	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.  A I'm here.  Q Look on the bottom. There's an e-mail from you
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that you recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll mark as Exhibit 15.  (Exhibit 15 was marked for identification.)  BY MR. YOUNGWOOD:  Q Do you remember the application from Mr. Johnson	4 5 6 7 8 I 9 10 11 13 12 13 14 15 16 17 18 19 20 11 21	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll  mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.  A I'm here.  Q Look on the bottom. There's an e-mail from you to Ms. Carwyle and Mr. O'Donnell.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that your recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll mark as Exhibit 15.  (Exhibit 15 was marked for identification.)  BY MR. YOUNGWOOD:  Q Do you remember the application from Mr. Johnson for a permit for 6/20 for June 27?	4 5 6 7 8 8 I 9 10 11 13 12 13 14 15 16 17 18 19 20 1 21 22	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that  conversation?  A You know, what event would take place, how many  people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll  mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.  A I'm here.  Q Look on the bottom. There's an e-mail from you  to Ms. Carwyle and Mr. O'Donnell.  A Okay.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	about this picture that you have here in Exhibit, I guess it's 14, where the African-American male is under a mousetrap.  Q Yep.  A I went to talk to him about that and discuss this his this gathering that he was getting and what had been hearing. I had been contacted by the FBI about this post, and I went to talk to him about that. At that time, when we got through, he decided he wanted to pull his permit.  Q Okay. Anything else about that meeting that your recall?  A No, sir.  Q Okay. Let's move on. Tab 14 (sic), which we'll mark as Exhibit 15.  (Exhibit 15 was marked for identification.)  BY MR. YOUNGWOOD:  Q Do you remember the application from Mr. Johnson for a permit for 6/20 for June 27?  A Yes, sir.	4 5 6 7 8 8 I 9 10 11 12 13 14 15 16 17 18 19 20 1 21 22 23	Did you have any contact with him or anyone under your command have contact with him before the denial?  A Yes, sir. I don't know if I'm assuming I don't know who it was, if it was me or Chief  Mills.  Q Okay. And what was the nature of that  conversation?  A You know, what event would take place, how many people would be there, that type of  Q Okay. If you look let's go to Tab 16. We'll mark it as Exhibit 16, Bates number _274 to _276.  (Exhibit 16 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there, sir.  A I'm here.  Q Look on the bottom. There's an e-mail from you to Ms. Carwyle and Mr. O'Donnell.  A Okay.  Q "Lisa, I've looked over the permit request from

1	Page 122		Page 123
1	J. EAST	1	J. EAST
2	time you write this.	2	Q What is "Mississippi Stands"?
3	Does reviewing this e-mail refresh your	3	A I don't know.
4	recollection as to why you recommended the permit be denied?	4	Q Did you or anyone under your command reach out to
5	A Yes, sir.	5	Mr. Johnson to understand the nature of this event?
6	Q And what were your reasons?	6	A Yes. This was a political protest, if I remember
7	A We had been working with them. They had an event	7	correctly, pro flag, pro monument.
8	that was taking place at the same time, and our resources	8	Q And flag, I just want to
9	had been dedicated to them.	9	Is the flag the old flag, state flag of
10	Q Okay. So you already had an event that night,	10	Mississippi, or was it a different flag that we're talking
11	and your resources would be spread too thin if you granted	11	about?
12	this.	12	A No, it would have been
13	That was the basic reason?	13	That's correct. It would have been the state
14	A Yes.	14	flag of Mississippi.
15	Q Okay. And if you'd turn to Tab 17, there's a	15	Q The state flag as of summer of 2020?
16	second application for Mr. Johnson, and we'll mark this as	16	A Yes, sir, before it changed.
17	Exhibit 17.	17	Q Yeah. My understanding is your flag is or will
18	(Exhibit 17 was marked for identification.)	18	be changing; right?
19	BY MR. YOUNGWOOD:	19	A It's already changed, yes, sir.
20	Q This one is granted; correct?	20	Q Okay. So this is the old one.
21	A Yes.	21	And you didn't see for this any safety concerns
22	Q So why was	22	that prevented you from allowing this to take place?
23	The "Explanation of Use" is "Mississippi Stands."	23	A No, sir. This was the only event scheduled for
24	Do you see that?	24	that day. We talked to the city officers. They would be on
25	A Yes, sir.	25	hand to assist us, along with the university, if needed.
	Daga 124		Daga 12E
1	Page 124 J. EAST	1	Page 125 J. EAST
1 2	J. EAST	1 2	-
1	J. EAST		J. EAST
2	J. EAST  Q So I think I've heard this in a few of your	2	J. EAST BY MR. YOUNGWOOD:
2 3	$ \begin{tabular}{ll} $J.$ EAST \\ Q & So I think I've heard this in a few of your answers. \\ \end{tabular} $	2 3	J. EAST BY MR. YOUNGWOOD: Q This is the denial of the June 27 permit.
2 3 4	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to	2 3 4	J. EAST BY MR. YOUNGWOOD: Q This is the denial of the June 27 permit. In Ms. Carwyle's e-mail she talks about limited
2 3 4 5	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier	2 3 4 5	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.
2 3 4 5	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not	2 3 4 5 6	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?
2 3 4 5 6 7	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?	2 3 4 5 6 7	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.
2 3 4 5 6 7 8	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take	2 3 4 5 6 7 8	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit,
2 3 4 5 6 7 8	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they	2 3 4 5 6 7 8	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?
2 3 4 5 6 7 8 9	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.	2 3 4 5 6 7 8 9	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.
2 3 4 5 6 7 8 9 10 11	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into	2 3 4 5 6 7 8 9 10	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.	2 3 4 5 6 7 8 9 10 11 12	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?	2 3 4 5 6 7 8 9 10 11 12 13 14	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:  Q So I think, sir, this is where you start to look
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:  Q So I think, sir, this is where you start to look into the question of the flags.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:  Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes. Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes. Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD: Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you apply with the county, and we have dedicated our resources	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes. Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes. Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD: Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken with Mr. Johnson about his request for a permit on July 4,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you apply with the county, and we have dedicated our resources to them.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:  Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken with Mr. Johnson about his request for a permit on July 4, 2020 from 12:30 to 5:30. You talk about how he expects 100
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you apply with the county, and we have dedicated our resources to them.  Q Okay. And so actually these are a little out of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes.  Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes.  Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD:  Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken with Mr. Johnson about his request for a permit on July 4, 2020 from 12:30 to 5:30. You talk about how he expects 100 to 150 people and the subject matter of it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you apply with the county, and we have dedicated our resources to them.  Q Okay. And so actually these are a little out of order, but if you look at page 18 sorry, not page 18	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes. Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes. Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD: Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken with Mr. Johnson about his request for a permit on July 4, 2020 from 12:30 to 5:30. You talk about how he expects 100 to 150 people and the subject matter of it.  Ms. Carwyle writes back, "I was thinking the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q So I think I've heard this in a few of your answers.  Is it relevant to your determination as to whether or not you can safely cover an event whether or not other events have first come to your attention or earlier come to your attention?  A There can be multiple events. You have to take into consideration what the events are, how volatile they can be, whether there would be counter-protesters there.  There's just a variety of things we take into account when doing these.  Q Okay. But if I apply before someone else applies, does that increase my chances of getting the permit for the same date, same event, same time sort of thing?  A Yes, sir. It could, yes, sir. But that's why we work conjointly with the city and university because they may have a permit before you actually have a permit if you apply with the county, and we have dedicated our resources to them.  Q Okay. And so actually these are a little out of order, but if you look at page 18 sorry, not page 18 Tab 18.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. YOUNGWOOD:  Q This is the denial of the June 27 permit.  In Ms. Carwyle's e-mail she talks about limited manpower.  Do you see that?  A Yes. Q Okay. And so in denying his June 27 permit, limited manpower was a factor in your decision?  A Yes. Q Okay. Let's go on to Tab 19, which will be Exhibit 19.  (Exhibit 19 was marked for identification.)  BY MR. YOUNGWOOD: Q So I think, sir, this is where you start to look into the question of the flags.  And so you write Ms. Carwyle an e-mail at 10:03 a.m. on June 25th saying that your office has spoken with Mr. Johnson about his request for a permit on July 4, 2020 from 12:30 to 5:30. You talk about how he expects 100 to 150 people and the subject matter of it.  Ms. Carwyle writes back, "I was thinking the Facility Use Permit prohibited flags (or sticks), I'll

	Page 126	Т	Page 127
1	J. EAST	1	J. EAST
2	sure about flags."	2	your comments.
3	Do you see that?	3	Actually, I'm sorry. Let's take these in order.
4	A Yes.	4	Briefly let's look at Tab 21, which we'll mark as
5	Q So what is the concern about flags or sticks?	5	Exhibit 21.
6	What is your concern here?	6	(Exhibit 21 was marked for identification.)
7	A Concern that someone has a large stick and is	7	BY MR. YOUNGWOOD:
8	able to hit someone with it.	8	Q Tell me when you're ready, sir, on Tab 21.
9	Q Okay. So the stick that's holding up that I'm	9	A Yes, sir. I'm ready.
10	waving the flag, you could take the flag off or maybe not	10	Q If you look at the second page, Ms. Carwyle on
11	the flag off and hit somebody with the stick; right?	11	June 25th writes you and Mr. O'Donnell an e-mail, "Can we
12	A Correct.	12	meet next week to work on some revisions of the Facility Use
13	And if I remember reading the policy, signs could	13	Policy for the July 6th board meeting? I'm free Tuesday all
14	not be on they had to be held, but flags could be on some	14	day or Thursday morning."
15	type of pole.	15	Do you see that?
16	It wasn't clear, if I remember correctly.	16	A Yes, sir.
17	Q And so, again, policy doesn't permit me from	17	Q You respond on the first page, "I'm open
18	walking with a sign that says whatever I've chosen for it to	18	whenever."
19	say?	19	And then there's further discussion about a time
20	A Correct.	20	and a place maybe not a place, just a time and a day.
21	Q If I put it on a stick, it could become a weapon?	21	And it looks like you're agreeing to meet at 10:00 a.m. on
22	That's your concern?	22	June 30.
23	A Correct.	23	Do you see that?
24	Q So let's go now to Tab 22, Exhibit 22, which	24	A Yes, sir.
25	we've looked at before, and I actually want to go through	25	Q Did that meeting take place?
23	we ve looked at belote, and I accually want to go through	23	Q DIG that meeting take place:
	Page 128		7 100
1	_	1	Page 129
1	J. EAST	1	J. EAST
2	J. EAST A Yes, sir.	2	J. EAST I actually just want to bring you back briefly to
2 3	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't	2 3	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of
2 3 4	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently	2 3 4	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.
2 3 4 5	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the	2 3 4 5	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil. A Yes, sir.
2 3 4 5 6	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?	2 3 4 5 6	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that
2 3 4 5 6 7	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.	2 3 4 5 6 7	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?
2 3 4 5 6 7 8	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir.
2 3 4 5 6 7 8	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?	2 3 4 5 6 7 8 9	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey
2 3 4 5 6 7 8 9	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.	2 3 4 5 6 7 8 9	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?
2 3 4 5 6 7 8 9 10 11	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell	2 3 4 5 6 7 8 9 10	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me.
2 3 4 5 6 7 8 9 10 11	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was,	2 3 4 5 6 7 8 9 10 11	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me. Yes, sir.
2 3 4 5 6 7 8 9 10 11 12	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?  A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir. Q Do you know who he was?
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me. Yes, sir. Q Do you know who he was? A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me. Yes, sir. Q Do you know who he was? A Yes, sir. Yes, sir. Yes, sir, I do.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?  A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir. Q Do you know who he was?  A Yes, sir. Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me. Yes, sir. Q Do you know who he was? A Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey? A He was a local resident here in Oxford.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place? A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right? A Sorry, excuse me. Yes, sir. Q Do you know who he was? A Yes, sir. Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey? A He was a local resident here in Oxford. Q And he had some association with confederate
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?  A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir. Q Do you know who he was?  A Yes, sir. Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey?  A He was a local resident here in Oxford. Q And he had some association with confederate causes; is that fair to say?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be later. Also the pole, flags, that type those I think	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?  A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir. Q Do you know who he was?  A Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey? A He was a local resident here in Oxford. Q And he had some association with confederate causes; is that fair to say? A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be later. Also the pole, flags, that type those I think were two.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir. Q Did that Did that vigil take place?  A Yes, sir. Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir. Q Do you know who he was?  A Yes, sir. Yes, sir, I do. Q Who is Mr. Hervey?  A He was a local resident here in Oxford. Q And he had some association with confederate causes; is that fair to say?  A Yes, sir. THE WITNESS: Can I take a break?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be later. Also the pole, flags, that type those I think were two.  I'm not sure what else was in there.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir.  Q Did that Did that vigil take place?  A Yes, sir.  Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir.  Q Do you know who he was?  A Yes, sir.  Yes, sir, I do.  Q Who is Mr. Hervey?  A He was a local resident here in Oxford.  Q And he had some association with confederate causes; is that fair to say?  A Yes, sir. THE WITNESS: Can I take a break? MR. YOUNGWOOD: Yeah, absolutely. Do you want to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be later. Also the pole, flags, that type those I think were two.  I'm not sure what else was in there.  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir.  Q Did that     Did that vigil take place?  A Yes, sir.  Q And do you know who Mr. Hervey     Mr. Hervey is dead; is that right?  A Sorry, excuse me.     Yes, sir.  Q Do you know who he was?  A Yes, sir.  Yes, sir.  Yes, sir, I do.  Q Who is Mr. Hervey?  A He was a local resident here in Oxford.  Q And he had some association with confederate causes; is that fair to say?  A Yes, sir.     THE WITNESS: Can I take a break?     MR. YOUNGWOOD: Yeah, absolutely. Do you want to take five minutes? Do you want to take longer now?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes, sir.  MR. YOUNGWOOD: Okay. So, Mr. O'Donnell, I don't want to inadvertently  Are you going to claim privilege over the discussion of that meeting?  MR. O'DONNELL: Yes.  BY MR. YOUNGWOOD:  Q Can you tell me the subject of the meeting?  A To talk about the Facility Use Policy.  Q Again, if Mr. O'Donnell will permit, can you tell me which aspects, without telling me what the substance was, which aspects of the policy were discussed?  MR. YOUNGWOOD: Is that acceptable,  Mr. O'Donnell?  MR. O'DONNELL: That would be fine since there is a follow-up e-mail from the sheriff on that.  A The best of my memory, it's going to be involving time, curfew time, a certain time, not to allow it to be later. Also the pole, flags, that type those I think were two.  I'm not sure what else was in there.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I actually just want to bring you back briefly to the Tab 6, which was Exhibit 6. It's the approval of Mr. Johnson's Anthony Hervey vigil.  A Yes, sir.  Q Did that Did that vigil take place?  A Yes, sir.  Q And do you know who Mr. Hervey Mr. Hervey is dead; is that right?  A Sorry, excuse me. Yes, sir.  Q Do you know who he was?  A Yes, sir.  Yes, sir, I do.  Q Who is Mr. Hervey?  A He was a local resident here in Oxford.  Q And he had some association with confederate causes; is that fair to say?  A Yes, sir. THE WITNESS: Can I take a break? MR. YOUNGWOOD: Yeah, absolutely. Do you want to

```
Page 131
                                                           Page 130
1
                                J. EAST
                                                                      1
                                                                                                      J. EAST
2
                                                                      2
                MR. YOUNGWOOD: That's fine, okay.
                                                                                     When did he pass away?
3
                VIDEOGRAPHER: We're going off the record. The
                                                                      3
                                                                                     I don't remember. I just --
                                                                                     I don't remember the date it was.
4
          time is 12:43 p.m.
                                                                      4
                                                                                     Was it 2020?
5
                (Recess was taken.)
                                                                      5
                VIDEOGRAPHER: This is the start of Media
                                                                                     No, sir. No, sir.
б
                                                                      6
7
          Number 4. We're now back on the record. The time is
                                                                      7
                                                                                     It was some time ago?
8
          12:48 p.m.
                                                                      8
                                                                               Α
                                                                                     Yes, sir. It was '18 or '17. It was several
9
                MR. YOUNGWOOD: Could I ask, actually, that the
                                                                      9
                                                                          years ago. I don't know exactly.
10
          last question and answer be read back to me? I just
                                                                     10
                                                                                     So do you know what the occasion was that gave
                                                                               0
          want to make sure I know where we were.
                                                                          rise to having a vigil for him on June 8 -- I'm sorry,
11
                                                                     11
                (Last question and answer were read back.)
                                                                          that's the wrong date -- on July 19, 2020?
12
                                                                     12
     BY MR. YOUNGWOOD:
13
                                                                     13
                                                                                     I don't know if this was the anniversary of his
                                                                          death or this is his anniversary of his birth. I don't
14
                And what was that association, sir?
                                                                     14
15
                What I know about Mr. Johnson, he's just pro
                                                                     15
          Α
                                                                          know.
                                                                     16
16
     confederate statues, flags, that type.
                                                                               0
                                                                                     This vigil did take place at 9 p.m. on July 19?
                                                                     17
17
                I actually was --
                                                                               Α
18
          Α
                Hervey, I'm sorry.
                                                                     18
                                                                                     Do you know how many people attended?
19
          0
                Yeah.
                                                                     19
                                                                                     No, sir. It was no more than 10. I can't recall
20
                He was, I guess, pro -- I don't really know.
                                                                     20
                                                                          the exact number.
                Mr. Hervey was a unique person, but he was
21
                                                                     21
                                                                               0
                                                                                     Okay. Any safety issues or violence of any sort
     supportive of the flag and the statue, the best I recall.
                                                                     22
                                                                          arise out of that vigil?
2.2
23
                Okay. He died from some accident; am I correct?
                                                                                     There was no violence. There were safety
          0
                                                                     23
                                                                          concerns. It's dark. Some of them were wearing dark
24
                Yes, sir. He was in a car accident.
                                                                     24
          Α
25
          0
                Okay. And when was that accident?
                                                                     25
                                                                          clothing. Pedestrians did -- people go and did try to
                                                           Page 132
                                                                                                                                Page 133
1
                                J. EAST
                                                                      1
                                                                                                      J. EAST
2
     converse with them. There was no issues, but it was very
                                                                      2
                                                                          try to get changed by the Board of Supervisors and
     dark there and people stopping, looking.
3
                                                                      3
                                                                          attorney."
4
                                                                      4
                In my opinion, it causes a hazard right there
                                                                                     Do you see that?
5
     around that time. Traffic goes through right there in the
                                                                      5
                                                                               Α
                                                                                     Yes, sir.
6
     middle of that.
                                                                      6
                                                                                     And then you forward this chain to Ms. Carwyle on
                Okay. So let's return now to Exhibit 22, Tab 22.
                                                                      7
                                                                          June 30 at 12 p.m.; correct?
8
     So you originally make some --
                                                                      8
                                                                               Α
9
                It looks like your original e-mail here is
                                                                      9
                                                                                     And so that seems to be after the meeting that
    June 27 to Mr. Mills and Mr. Wilburn.
                                                                          you had with her on June 30 at 10:00 a.m.; right?
10
                                                                     10
11
                Do you see that?
                                                                     11
                                                                               Α
                                                                                     Yes, sir.
12
                I do.
                                                                     12
                                                                                     Okay. I want to walk through --
         Α
                                                                     13
                                                                                     And is this, to your knowledge, sir, the first
13
          0
                All right.
14
                Yes, sir. Okay, yeah, yeah, yeah.
                                                                     14
                                                                          time you gave direct comments to Ms. Carwyle or to anyone on
                                                                          potential changes to the Facility Use Policy as it relates
15
                And who were they?
                                                                     15
                Scott Mills is the chief deputy, and Alan Wilburn
                                                                          to the courthouse?
16
                                                                     16
17
     is the major of the sheriff department.
                                                                     17
                                                                                     No, sir. We had talked to previous --
                So they're both under your command?
                                                                                     Under the old version you could give the permit
18
                                                                     18
19
                                                                     19
                                                                          out like we just talked about until ten o'clock at night. I
20
                Why are you sending them comments on the Facility
                                                                          made previous comments that I felt like that needed to be
          0
                                                                     20
     Use Policy?
                                                                          maybe five o'clock. There was no sense in having people
21
                                                                     21
22
                I want them to be familiar with it, pending other
                                                                     22
                                                                          there after that.
23
     events, that they know that you can have -- carrying a
                                                                     23
                                                                                     And we even talked about gating -- you know, we
                                                                          brought up gating the courthouse off to keep people from % \left( x\right) =\left( x\right) 
24
     flagpole is not illegal per the permit.
                                                                     24
25
                And you write, "I also made some notes so I can
                                                                     25
                                                                          coming on the grounds, those type things.
```

1	Page 134		Page 135
1	J. EAST	1	J. EAST
2	Q Okay. Those were comments that maybe took place	2	don't know the exact dates that you would like.
3	earlier earlier in June after Mr. Floyd's death?	3	Q Okay. Let's look at these.
4	A I would think before that. I don't know the	4	Your first comment is to on page 2 of 5 under
5	exact dates.	5	"Use of facilities and grounds equal access."
6	Q Okay. Well, your earlier testimony was you	6	You write, "Safety risk."
7	hadn't looked at changes in the policy until Mr. Floyd's	7	Can you tell me what you intended to convey by
8	death.	8	writing "safety risk" in the margin?
9	MR. O'DONNELL: You're talking over each other at	9	A Give me a second.
10	this point.	10	Q Of course.
11	BY MR. YOUNGWOOD:	11	A No, sir, I don't
12	Q Sir, your earlier testimony was, you hadn't	12	I don't know what that's about. I don't know if
13	looked at any change in the policy until after Mr. Floyd's	13	it's for that particular paragraph.
14	death.	14	Q Well, the sentence itself at the end that you've
15	A No, I said I didn't remember. I said it was in	15	attached the comment to does say, "Poses health or safety
16	around that time. I never gave a specific time or day.	16	risk."
17	Q Okay. You don't have any e-mails or written	17	Do you see that?
18	records showing any proposed changes that you wish to	18	A Yes, sir.
19	suggest earlier than this document we're looking at right	19	Q But I guess you're just repeating the word
20	now, which is Exhibit 22; correct?	20	"safety risk."
21	A I have nothing in front of me, no, sir.	21	You don't
22	Q Well, can you recall anything that you have that	22	A No, I don't.
23	isn't in front of you?	23	Q Let me let you finish. Please go ahead.
24	A I can recall conversations with him, yes, sir,	24	A Oh, I'm sorry. I don't recall what that's for,
25	and with the attorney, yes, sir. I don't know the time. I	25	sir.
	Page 136		Page 137
1	J. EAST	1	J. EAST
1			* · —
2	Q Okay. Let's go to the next one.	2	testimony the only time one was denied, which was
3	Q Okay. Let's go to the next one. You write, "Need to address this line. It should	2 3	
1			testimony the only time one was denied, which was
3	You write, "Need to address this line. It should	3	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did
3 4	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and	3 4	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the
3 4 5	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."	3 4 5	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?
3 4 5 6	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?	3 4 5 6	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're
3 4 5 6 7	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.	3 4 5 6 7	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.
3 4 5 6 7 8	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?	3 4 5 6 7 8	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir.
3 4 5 6 7 8	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open	3 4 5 6 7 8	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is
3 4 5 6 7 8 9	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock.	3 4 5 6 7 8 9	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier.
3 4 5 6 7 8 9 10 11	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when	3 4 5 6 7 8 9 10	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the
3 4 5 6 7 8 9 10 11 12	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that	3 4 5 6 7 8 9 10 11 12	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27.
3 4 5 6 7 8 9 10 11 12 13	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for	3 4 5 6 7 8 9 10 11 12 13	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in
3 4 5 6 7 8 9 10 11 12 13 14	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was	3 4 5 6 7 8 9 10 11 12 13 14	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue
3 4 5 6 7 8 9 10 11 12 13 14 15	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.	3 4 5 6 7 8 9 10 11 12 13 14	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with
3 4 5 6 7 8 9 10 11 12 13 14 15 16	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time	3 4 5 6 7 8 9 10 11 12 13 14 15 16	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16. A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the county supervisor; correct?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that? A Yes, sir.
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the county supervisor; correct?  A No, it's approved by Ms. Carwyle, from my	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	testimony the only time one was denied, which was Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier. This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27. And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that?  A Yes, sir. Q So prior to denying, she's going to share that
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the county supervisor; correct?  A No, it's approved by Ms. Carwyle, from my understanding.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier.  This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27.  And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that?  A Yes, sir. Q So prior to denying, she's going to share that recommendation with the supervisors; right?  A That's what she says, yes, sir. Q Okay. And so in fact she deems it to be a
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the county supervisor; correct?  A No, it's approved by Ms. Carwyle, from my understanding.  Q Okay. I'm sorry. I misspoke.  County administrator, correct?  A Yes.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier.  This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27.  And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that?  A Yes, sir. Q So prior to denying, she's going to share that recommendation with the supervisors; right?  A That's what she says, yes, sir. Q Okay. And so in fact she deems it to be a recommendation, not a decision; right?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	You write, "Need to address this line. It should be no later than 5 p.m. unless special request to and approved by BOS."  Do you see that?  A Yes, sir.  Q What did you mean by that?  A I meant that I don't think it should be an open policy that the courthouse would be open until ten o'clock. I think that it should be shut down at five. That's when business hours are open. And if they want to use it, that needs to go in front of the Board of Supervisors for approval. It should be something special is what I was meaning.  Q Well, even without opposing an additional time restriction, all applications do have to be approved by the county supervisor; correct?  A No, it's approved by Ms. Carwyle, from my understanding.  Q Okay. I'm sorry. I misspoke.  County administrator, correct?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Mr. Johnson's request for the June 27, Ms. Carwyle did indicate that she would share the proposed denial with the supervisors before denying it; right?  A I don't understand I'm following what you're Q Let's take a look back at Tab 16, Exhibit 16.  A Yes, sir. Q So this is We looked at this earlier.  This is part of the discussion that leads to the denial of Mr. Johnson's request for a permit on June 27.  And you see in the middle Ms. Carwyle writes in an e-mail to you and Mr. O'Donnell, "Do you see any issue with denying this? If not, I'll send to supervisors with that recommendation and let George know."  Do you see that?  A Yes, sir. Q So prior to denying, she's going to share that recommendation with the supervisors; right?  A That's what she says, yes, sir. Q Okay. And so in fact she deems it to be a

Page 138 Page 139 1 J. EAST J. EAST 1 2 Okay. So this would suggest that before denying under the impression you can always appeal that process. So 2 3 a permit, she feels the need to get approval from the 3 that's why I put that in there. supervisors; correct? In the city, where I was more familiar, the Board 4 4 5 No, sir, I don't -of Aldermen always had kind of the last say. They were kind б I don't know that or -б of the appeal process that you could go before. That's what I was meaning is, even though it says 7 As far as I know, she may just be advising them 7 8 so they would have to know that she denied a permit. 8 five o'clock, nothing's there -- they do have a way to get 9 I don't know what she meant by that. 9 that approved somewhere else. It just won't be open to 10 Okay. Well, is it clear to you from reading this 10 every citizen to come up there and have something past five. Okay. And why did you pick 5 p.m.? that she's going to tell them that before she actually 11 11 denies the permit? 12 12 Α Because business hours stopped at five. 13 13 Α I don't know. I don't see it that way. Okay. Go to the next page 4. I just see that it sends the supervisors the 14 This is your comment on flags. You say, "Never 14 recommendation and lets George know at the same time. 15 mentions flags, so therefore I believe they can carry a 15 I don't know what comes first or second. I don't flag, state, American, but maybe not a flag with a message 16 17 know how to answer that for you. 17 on it." 18 Let's go still on Exhibit 22 then, sir. 18 Do you see that? 19 When you write, "Unless special request to and 19 Yes, sir. 20 approved by the BOS," what did you mean by that? 20 So was it your reading of the policy --I mean, under the policy I could carry a piece of 21 What I'm meaning is that the policy changes to 21 you can't have anything up there after a certain hour, 22 cardboard or a poster board with a message on it, can't I? 2.2 five o'clock. 23 23 Yes, sir. 24 24 The way I remember it, you couldn't carry it on a They can always --25 I'm still used to the county government, but I'm 25 pole. Page 140 Page 141 J. FAST 1 J. EAST 1 2 2 So, again to be specific, a confederate flag Q So a flag can be on a pole, but not some other Q would be allowed or not allowed? 3 message? 3 4 4 That's the way I was interpreting. So you could Under this it would be allowed, yes. 5 have a flag, the American flag, but you couldn't have a flag 5 Okay. And the old Mississippi flag today, that 6 that says, "I love chicken", because that's a sign. 6 would be allowed? 7 Q Could I --7 Α Under that policy, yes. 8 Could I today have the old Mississippi flag? 8 How about --9 The way it was written here, you could have 9 I'm sure you've seen them, sir, the flags that 10 flags, any flag, yes, sir. 10 are blue -- with the "Blue Lives Matter" type flags that are 11 Any flag, including the confederate flag itself 11 American flags, but tinted blue. 0 12 perhaps? 12 Would that be allowed? 13 13 Yes, sir, I would think so. Α Any flag, yes, sir. Α 14 Okay. And I'm sorry. That wouldn't include a 14 So how does one interpret what type of flag is 15 flag that says, "I love chicken" or wouldn't? 15 allowed and what isn't? That's what I'm saying. I needed clarification 16 That's kind of the reason for the statement. 16 Α 17 there. 17 So you think, as written, the policy is vague and Did you get that clarification? difficult to interpret? 18 Q 18 19 Yes, sir. You can't have --19 It was for me, yes, sir. 20 I think it was changed. If it had a message on 20 Did you have further discussions with Ms. -- with it, it was considered a banner, and it had to be carried. anyone regarding the comments that are in Exhibit 22 prior 21 21 22 Okay. Although you'd agree with me, sir, that 22 to the Board of Supervisors meeting that takes place on 23 flags are messages, aren't they? 23 July 20 where changes are made? 24 Α I think some people would interpret it that way, 24 I can't recall the exact timing. 25 25 I talked to Ms. Carwyle and to my attorney, yes, sir.

	Page 142		Page 143		
1	J. EAST	1	J. EAST		
2	Mr. O'Donnell, previously on different occasions about this.	2	they love your neighbor, and if you want them to stop, they		
3	Q And can you remember any of those specific	3	would pray with you and pray for our country and our county		
4	conversations following in Exhibit 22 that you sent on	4	and have prayer with you.		
5	June 30?	5	Q Okay. And you wrote on the top of the first		
6	A No, sir.	6	e-mail, "I do not see any security threats or reasons the		
7	Q Let's move on to Tab 24, which we'll mark as	7	permit should not be allowed on either date. I have spoken		
8	Exhibit 24, please.	8	with Chief McCutchen. The city does not have any permits		
9	(Exhibit 24 was marked for identification.)	9	issued that will take extra resources from us."		
10	BY MR. YOUNGWOOD:	10	Do you see that?		
11	Q So this has Bates number _311 through _313. This	11	A Yes, sir.		
12	is an application, you'll see on the third page, from a	12	Q And so you write that at 2:47 p.m.?		
13	Ms. Jackson made on July 1st for an event on either the 5th	13	A Yes, sir.		
14	or the 8th.	14	Q And you had been sent the application at		
15	A Yes, sir.	15	10:43 a.m. that morning; correct?		
16	Q And this is ultimately granted.	16	A Yes, sir.		
17	Do you see that?	17	Q So you were able to give your sign-off on a		
18	A Yes, sir.	18	from a safety perspective within between 10:43 and		
19	Q And the explanation is, "Love your neighbor in	19	2:47 that day?		
20	prayer."	20	A Yes, sir.		
21	Do you see that?	21	Q Let's go to		
22	A Yes, sir.	22	Let's go actually very quickly to Tab 40, which		
23	Q Do you know what that is?	23	we'll mark as Exhibit 40. It's a photograph.		
24	Do you know what that's a reference to?	24	(Exhibit 40 was marked for identification.)		
25	A It was a group of people holding signs up saying	25			
-	Page 144		Page 145		
			5		
1	J. EAST	1	J. EAST		
1 2	J. EAST BY MR. YOUNGWOOD:	1 2	J. EAST Q It occurred last summer.		
			J. EAST		
2	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.	2	J. EAST Q It occurred last summer.		
2 3	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I	2 3	J. EAST Q It occurred last summer. Is that fair to say?		
2 3 4	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that	2 3 4	J. EAST  Q It occurred last summer.  Is that fair to say?  A Is this		
2 3 4 5	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I	2 3 4 5	J. EAST  Q It occurred last summer.  Is that fair to say?  A Is this  Q Summer of 2020.		
2 3 4 5 6 7 8	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.	2 3 4 5 6 7 8	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry.  Q Sorry?  A When you said "last summer," I take it		
2 3 4 5 6 7 8	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the	2 3 4 5 6 7	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's		
2 3 4 5 6 7 8 9	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?	2 3 4 5 6 7 8	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.		
2 3 4 5 6 7 8 9 10 11	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.	2 3 4 5 6 7 8 9 10	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.  This occurred in the summer of 2020.		
2 3 4 5 6 7 8 9 10 11 12	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?	2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?		
2 3 4 5 6 7 8 9 10 11 12 13	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir.		
2 3 4 5 6 7 8 9 10 11 12 13 14	BY MR. YOUNGWOOD:  Q Are you there, sir? A Yes, I'm here. Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct. Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be. Q Okay. Was this a permitted activity? A Not that I know of, no, sir. Q Did it require a permit?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry? A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right? A Yes, sir. Q You were sheriff when it occurred? A Yes, sir.		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of.		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry? A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right? A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?  A Great question. I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted? Was it allowed to continue?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?  A Great question. I don't know.  Q Okay. Do you remember this incident — I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry? A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right? A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted? Was it allowed to continue? Do you remember anything about it?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?  A Great question. I don't know.  Q Okay. Do you remember this incident I don't want to call it an incident this event?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020. A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted?     Was it allowed to continue?     Do you remember anything about it? A No, sir, I don't know.		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking — the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?  A Great question. I don't know.  Q Okay. Do you remember this incident — I don't want to call it an incident — this event?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted?     Was it allowed to continue?     Do you remember anything about it?  A No, sir, I don't know. Q Did your department get involved in it at all?		
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q Are you there, sir?  A Yes, I'm here.  Q This is a picture in front of the courthouse, I think looking the photographer is looking north; is that right?  A Yes, that would be correct.  Q Okay. And that's the statue in front of the courthouse; correct?  A Yes, sir, appears to be.  Q Okay. Was this a permitted activity?  A Not that I know of, no, sir.  Q Did it require a permit?  A I don't know. This looks like this was not on county grounds. This looks like they were projecting from somewhere other than on county property.  Q So if I project onto county grounds, does that require a permit if I'm not standing on county grounds?  A Great question. I don't know.  Q Okay. Do you remember this incident I don't want to call it an incident this event?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  Q It occurred last summer.     Is that fair to say?  A Is this Q Summer of 2020.  A 2019. I'm sorry. Q Sorry?  A When you said "last summer," I take it Q I know. It's always yeah, I got it. It's almost 2021, so who knows.     This occurred in the summer of 2020.     Does that sound right?  A Yes, sir. Q You were sheriff when it occurred? A Yes, sir. Q Okay. And was there any violence associated with it?  A Not that I know of. Q Okay. Was it disrupted?     Was it allowed to continue?     Do you remember anything about it? A No, sir, I don't know.		

	Page 146		Page 147
1	J. EAST	1	J. EAST
2	Q Okay. But you heard no reports of violence;	2	Q Do you know on how many occasions that's happened
3	correct?	3	in the past?
4	A No, sir, no violence that I can	4	A No, sir.
5	(Exhibit 41 was marked for identification.)	5	Q Okay. And when were you informed that the
6	BY MR. YOUNGWOOD:	6	courthouse walls had been used to display films?
7	Q I want to refer you to Tab 41, and you can	7	A I don't know the exact timing. I knew that the
8	actually which we'll mark as Exhibit 41, Tab 42, which	8	Oxford Visit
9	we'll mark as Exhibit 42, and Tab 43, which we'll mark as	9	I don't know.
10	Exhibit 43.	10	Oxford Film Fest, Visit Oxford may have done
11	(Exhibit 42 was marked for identification.)	11	something. I don't know what the exact wording was, but I
12	(Exhibit 43 was marked for identification.)	12	think it had something to do with Oxford and the film fest
13	BY MR. YOUNGWOOD:	13	at the time. I was
14	Q I'll represent to you, sir, these are all images	14	I was off during that so I don't really remember
15	from the summer of 2019 where the courthouse walls were used	15	a lot about it.
16	to display films at night.	16	Q Okay. Are you aware of any violence that arose
17	A Yes, sir.	17	out of past occasions when videos or films were displayed on
18	Q Have you	18	the outside walls of the county courthouse?
19	Do you recognize these as such?	19	A Not that I can recall or know of, no, sir.
20	A This is the first time I'm seeing this.	20	Q Okay. Or if not violence, any safety concerns
21	MR. O'DONNELL: Object to form.	21	that came up during the time that films or videos were shown
22	BY MR. YOUNGWOOD:	22	on the outside walls of the county courthouse in the past?
23	Q Are you aware that the courthouse walls have	23	A I was not in this process to know. By looking at
24	previously been used to display films or videos?	24	it, I would have concern of it being there, if I was asked.
25	A I was informed of that, yes, sir.	25	Q And I'm not asking if you have concerns.
	Page 148		Page 149
1	J. EAST	1	J. EAST
2	J. EAST I'm asking if there were actually actual safety	2	J. EAST  Do you recognize the handwriting?
2 3	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting	2 3	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.
2 3 4	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past	2 3 4	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.
2 3 4 5	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county	2 3 4 5	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?
2 3 4 5 6	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?	2 3 4 5 6	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.
2 3 4 5 6 7	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.	2 3 4 5 6 7	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of
2 3 4 5 6 7 8	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look	2 3 4 5 6 7 8	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?
2 3 4 5 6 7 8	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.	2 3 4 5 6 7 8 9	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.
2 3 4 5 6 7 8 9	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)	2 3 4 5 6 7 8 9	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting
2 3 4 5 6 7 8 9 10 11	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9 10	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?
2 3 4 5 6 7 8 9 10 11 12	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11	2 3 4 5 6 7 8 9 10 11 12	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom,
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.  Q Okay. And tell me what you recall about that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.  Q Were you at this meeting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.  Q Okay. And tell me what you recall about that discussion.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.  Q Were you at this meeting?  A I don't know. I'd have to I'd have to hear	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue. Do you see that?  A Yes, sir. Q Do you recall being there for a discussion of whether or not to move the statue from its current location? A Yes, sir. Q Okay. So you think then you were at the meeting because you remember that discussion? A Yes, sir. Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change." Do you see that? A Yes, sir. Q Were you there for that discussion? A Yes, sir. Q Okay. And tell me what you recall about that discussion. A I don't
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.  Q Were you at this meeting?  A I don't know. I'd have to I'd have to hear the next question to remember if I was or not.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.  Q Okay. And tell me what you recall about that discussion.  A I don't  I remember
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.  Q Were you at this meeting?  A I don't know. I'd have to I'd have to hear the next question to remember if I was or not.  Q Well, there's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.  Q Okay. And tell me what you recall about that discussion.  A I don't  I remember  I don't really recall what all we did talk about.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I'm asking if there were actually actual safety incidents, violence, people getting hurt or property getting destroyed during the display of video or films in the past on the outer walls of the Oxford square or county courthouse?  A I don't know of any, sir.  Q Let's go back to Exhibit not back to, but look at Tab 25, which we'll mark as Exhibit 25.  (Exhibit 25 was marked for identification.)  BY MR. YOUNGWOOD:  Q So these this is a document Bates number _11 through _13 dated July 6, 2020, 5 p.m., Lafayette County Board of Supervisors.  Do you see that?  A Yes, sir.  Q And you'll see that on a few occasions your name is listed under the agenda?  A Yes, sir.  Q Were you at this meeting?  A I don't know. I'd have to I'd have to hear the next question to remember if I was or not.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you recognize the handwriting?  A I do not recognize the handwriting.  Q Okay. The top concerns the confederate statue.  Do you see that?  A Yes, sir.  Q Do you recall being there for a discussion of whether or not to move the statue from its current location?  A Yes, sir.  Q Okay. So you think then you were at the meeting because you remember that discussion?  A Yes, sir.  Q Okay. I want to ask you about the bottom, though. You'll see it says, "Facility use permit change."  Do you see that?  A Yes, sir.  Q Were you there for that discussion?  A Yes, sir.  Q Okay. And tell me what you recall about that discussion.  A I don't  I remember

Page 151 Page 150 1 J. EAST J. EAST 1 2 I'm trying to read her note to refresh my memory. to try to work to where our policies were the same or close 2 3 We had met safety with OPD, UPD, and the 3 as they could be to each other so that like the sticks or the different things of that, and talked about how we could sheriff's department advised that we were trying to work 4 5 together to have a better facility policy amongst all of us 5 use our sources to support each other and not divide. б so that we could check to make sure we're not overloading б Okay. And during your tenure as sheriff, could 7 each other. 7 you recall the subject of the Facility Use Policy --8 0 Okay. And I'm sorry, OPD means Oxford Police 8 Well, strike that because it --9 Department; right? 9 Strike that question. Correct. 10 10 Α What else do you recall about the safety What's VPD, if that's a V.? discussion at that meeting? 11 11 12 I don't know if that's a V or a U. 12 Just what I mentioned. 13 U, University Police Department. 13 Okay. We'll come back to the after-dark. 14 Got it, so that's the University of Mississippi. 14 I want to go to --15 And then do you know what the last reference is 15 I can't read it all. Maybe you can read it better, but it talks about the stick and flags. I assume 16 there? 16 17 Lafayette County Sheriff's Office. 17 this is the discussion you and I have already had about, 18 So your -- your now current office, your prior 18 when do you get to have a stick? 19 office OPD and then the University Police Department, 19 Yes, sir, I would assume that's what it is. 20 University of Mississippi. 20 What do you recall about that discussion, if 21 So what was the discussion that's referenced 21 anything, at that meeting? here, "Safety, OPD, UPD, LSO"? 22 You know, I don't recall a lot of it. I just 2.2 remember on different occasions talking about, you know, the 23 23 I'm not exactly sure. 24 We had met with the three entities, OPD, UPD 24 sticks, that we need to kind of clean that language up in 25 officials, and attorneys had met to try to -- prior to this 25 there. Page 152 Page 153 1 J. EAST J. EAST 1 2 Different times I had made reference to a curfew 2 So let me ask you about that a little bit. or to stop having the permit so late. These are one of the 3 After business hours and after dark are different 3 4 things we discussed with the city. The 30 days, it seemed 4 things; right? 5 to be a little excessive, maybe dropping that down. 5 Α They can be, yes, sir. And then again, just safety, about how to network 6 In the summer they certainly are; right? with the other departments so that we're not issuing 7 Correct. But maybe this time of year they align a little 8 multiple permits at the same time that will dissolve our 8 0 9 resources. 9 more? And then there's the reference to after-dark. 10 0 10 Α Yes, sir. Yes, sir. What was the discussion there? 11 So was it after dark or after business hours that 11 0 12 That was again things that I had marked in the 12 concerned you? past. I would assume it was going to be what I talked I put "after business hours." I think it was 13 13 about, the five o'clock -- the five o'clock -- not leaving changed later to say -- I don't know -- sundown or dark or 14 14 15 it open until ten. 15 dusk. I don't know exactly what the language is. 16 Okay. You can't, without looking at the policy, 16 Was there any rationale given for not leaving it 17 open after five o'clock? 17 even tell me what the policy is, right, in terms of whether it's after dark? 18 For me, sir, it is because my resources go down 18 19 even more at night. It's not an area of --19 I don't know the exact wording of it. 20 The courthouse is right in the middle of town, so 20 It's not at five o'clock. I know that. There's all my resources would be further out in the county, and we the different verbiage. 21 21 22 can't --22 Okay. There are lights near the courthouse? 23 It's hard for us to put enough manpower there to 23 The courthouse has light -- globe lights, very 24 watch that facility. That's why I'm trying to ask them, 24 low-lit more I would call it cosmetic look than for 25 once business hours are over, to close the facility down. 25 lighting.

	Page 154		Page 155
1	J. EAST	1	J. EAST
2	Q The county could add lights to the courthouse if	2	discussion on it, wasn't action taken at this meeting on it?
3	the darkness is a concern; right?	3	A I don't know.
4	A They could.	4	Q Okay. The words or the letters "exec" are
5	Q And we've already talked about there are cameras	5	written next to it. Is that some indication that this was
6	in the area, which helps with safety issues, doesn't it?	6	an executive session of some sort?
7	A I don't know	7	A That's what I would say, yes, sir.
8	It definitely helps with solving crime after	8	Q Is that your recollection that it was in
9	something is committed. I don't know that it so much helps	9	executive session?
10	with the safety.	10	A Yes, sir.
11	Q Well, you would know better than me, but doesn't	11	Q Okay. And what does that mean, that the public
12	having visible cameras itself have a deterrent effect on	12	is asked to leave?
13	crime?	13	A Yes, sir.
14	A You would think so, but it's my experience that	14	Q Why?
15	it hasn't really slowed it down when I was the chief of	15	Do you know why the public wasn't permitted to
16	police.	16	listen to a discussion of changes of the policy of the use
17	Q How about the patrols that are mounted patrols	17	of public land?
18	that the Oxford Police Department has in this area?	18	A I don't know what that
19	Doesn't that serve as a safety protection?	19	I'd have to defer that to someone else.
20	A Yes, sir. That does help, yes, sir, to deter	20	I know the city would have executive sessions a
21	crime.	21	lot of times when we talked about security measures and
22	Q So the Facility Use Policy is discussed, but no	22	things like that. So I don't know if that applies to the
23	action is taken at this meeting, correct, regarding it?	23	county or not, but
24	A No, sir, I don't think so.	24	- · · · · · · · · · · · · · · · · · · ·
25	Q Okay. And why, if you remember there being	25	Q Okay. So that was July 6. We flip to the next tab, which is 26.
45	Q Oxay. And why, if you remember there being	23	cab, which is 20.
1	Page 156	1	Page 157
1	J. EAST	1	J. EAST
2	J. EAST (Exhibit 26 was marked for identification.)	2	J. EAST right?
2 3	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:	2 3	J. EAST right? A Yes, sir.
2 3 4	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number	2 3 4	J. EAST right? A Yes, sir. Q And we can always we can check, sir, but
2 3 4 5	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number _322321.	2 3 4 5	J. EAST right? A Yes, sir. Q And we can always we can check, sir, but 8 p.m. in August, that's probably not dark, is it?
2 3 4 5 6	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.	2 3 4 5 6	J. EAST  right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.
2 3 4 5 6 7	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in	2 3 4 5 6 7	J. EAST right?  A Yes, sir.  Q And we can always we can check, sir, but 8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close. Q Okay. 11 p.m. is dark, though, right, if
2 3 4 5 6 7 8	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.	2 3 4 5 6 7 8	J. EAST  right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.
2 3 4 5 6 7 8 9	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the	2 3 4 5 6 7 8 9	J. EAST  right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.
2 3 4 5 6 7 8 9	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash	2 3 4 5 6 7 8 9	J. EAST  right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations
2 3 4 5 6 7 8 9 10 11	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.	2 3 4 5 6 7 8 9 10	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble
2 3 4 5 6 7 8 9 10 11 12	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?	2 3 4 5 6 7 8 9 10 11 12	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.	2 3 4 5 6 7 8 9 10 11 12 13	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization	2 3 4 5 6 7 8 9 10 11 12 13	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.	2 3 4 5 6 7 8 9 10 11 12 13 14	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called "Projection"?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called "Projection"?  A Yes. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations  with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in  here. Let's just call it Exhibit 26.  What I want to start with, actually, is the  second page. This is an application filled out by J.F. Rash  dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called  "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the document at least, on the 14th of July, 2020?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.  Q And we've certainly, at least on the number,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the document at least, on the 14th of July, 2020?  A Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations  with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.  Q And we've certainly, at least on the number,  we've seen applications for permits approved with more than
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in  here. Let's just call it Exhibit 26.  What I want to start with, actually, is the  second page. This is an application filled out by J.F. Rash  dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called  "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the  document at least, on the 14th of July, 2020?  A Yes, sir.  Q Okay. And he's seeking an event on the evening	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.  Q And we've certainly, at least on the number, we've seen applications for permits approved with more than 30 people in attendance; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in here. Let's just call it Exhibit 26.  What I want to start with, actually, is the second page. This is an application filled out by J.F. Rash dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called  "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the document at least, on the 14th of July, 2020?  A Yes, sir.  Q Okay. And he's seeking an event on the evening of Saturday, August 8, 2020; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations with light and projections" and I'm having trouble reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.  Q And we've certainly, at least on the number, we've seen applications for permits approved with more than 30 people in attendance; right?  A I'm sorry. I was reading.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  (Exhibit 26 was marked for identification.)  BY MR. YOUNGWOOD:  Q Tell me when you're there. It's Bates number  _322321.  A Yes, sir.  Q It's a little bit out of order the way it's in  here. Let's just call it Exhibit 26.  What I want to start with, actually, is the  second page. This is an application filled out by J.F. Rash  dated 7/14/2020.  Do you see that?  A I see his name.  Q Okay. And do you see this his organization  A I see it. I gotcha. I'm with you.  Q Okay. And you see his organization is called  "Projection"?  A Yes. Yes.  Q Okay. And he fills this out, according to the  document at least, on the 14th of July, 2020?  A Yes, sir.  Q Okay. And he's seeking an event on the evening	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	right?  A Yes, sir.  Q And we can always we can check, sir, but  8 p.m. in August, that's probably not dark, is it?  A I can't remember. It would be close.  Q Okay. 11 p.m. is dark, though, right, if anyone's attending.  A Yes, sir.  Q His "Explanation of Use: Artist installations  with light and projections" and I'm having trouble  reading the next word "and courthouse objects."  I'm sorry.  "onto screens and courthouse objects."  That's what it says.  Do you see that?  A Yes, sir.  Q It says, "30 people in attendance," right?  A Yes, sir.  Q And we've certainly, at least on the number,  we've seen applications for permits approved with more than 30 people in attendance; right?

Page 159 Page 158 1 J. EAST 1 J. EAST 2 2 than 30 people in attendance; right? At the time that you received this application, 3 were you aware that the courthouse walls had previously been Yes, sir. Some did, yes, sir. 3 Okay. This is -used at night to display film and video? 4 4 5 Now look to the first page. 5 No, sir. б It's sent to you by Ms. Carwyle. 6 So you only learned --"I received this yesterday. I believe it's part 7 7 When did you learn that the courthouse walls had 8 of the Fringe Festival. They said they had done this 8 previously been used to display film and video? 9 9 previously in the breezeway by Highpoint Coffee, but they I don't know exactly. wanted it more visible and where people could spread out 10 I think Ms. Carwyle, in a conversation, had told 10 more due to COVID. It's a projection show." me they had used that before. 11 11 12 Did she tell you that in the course of the 12 Do you see that? consideration of Mr. Rash's permit? 13 Α Yes, sir. 13 I don't think it was in consideration. And you wrote back, "I will check on this to see 14 14 what exactly they want to do, " right? 15 They just said that something was -- they did 15 last year. I don't know if meaning Mr. Rash or they meant 16 Α Okay. Yes, sir. 16 17 Did you know who Mr. Rash was before receiving 17 someone else. 18 this permit? 18 So while you were considering your input on 19 Α No, sir. 19 Mr. Rash's permit, you were made aware that the space had 20 Did you know what Projection was before receiving 20 previously been used for displaying film and video, the courthouse walls? 21 this permit? 21 22 Α No, sir. 22 Α I was made aware sometime in there. I don't know I had shown you pictures of other video being 23 exactly when it was, sir. 23 shown on the courthouse wall, Exhibits 41, 42 and 43 maybe 24 Well, Mr. Rash's permit was eventually denied. 24 25 25 15, 20 minutes ago. Was it before or after his permit was denied that Page 160 Page 161 1 J. EAST J. EAST 1 2 you were made aware that the courthouse walls had been used 2 The way I take it, at the time I'm just -- I was for film and video at night in the past? ignorant to what they were doing. I had no idea, had not 3 3 4 4 heard about this. So we were just trying to get I don't recall. 5 information. 5 You wrote, "I will check on this to see what 6 exactly they want to do." 6 Did you do more or less inquiry into this Between her e-mail and his application, what did projection than you did into the confederate -- the 8 you not know that you needed to know? 8 pro-confederate events that Mr. Johnson sought and obtained 9 Exactly what they were going to do. 9 approval for? Well, what --I would say it's the same. I'm more familiar 10 0 10 with Mr. Johnson and his -- what he is because we've seen You end up asking Scott Mills to make the phone 11 11 12 call, but what information did you want Mr. Mills to obtain? 12 him around before. What would be happening, what are we doing, how 13 I was ignorant to this. I had no idea what this 13 would people be viewing, how large would it be, things like 14 would be for or about. 14 15 that. 15 Did you have somebody call Mr. Johnson before And what -granting or denying each of his permits? 16 16 17 If you go to the third page, this is your e-mail 17 to Mr. Mills. Other than --So Mr. Rash's application is made on the 14th. 18 18 19 You write to him, "Will you call and find out 19 Ms. Carwyle forwards it to you on the morning of the 15th. exactly what this is for and all the information so I can 20 You respond to her on page 1 of Exhibit 26 within five 20 forward to BOS?" minutes on the morning of the 15th. 21 21 22 Do you see that? 22 Do you see that? 23 Yes, sir. 23 Yes, sir. Α Α 24 And what did you mean by "exactly what this is 24 But if we look at page 3, you don't forward it to for and all the information"? 25 25 Mr. Mills to make the inquiry until about 26 hours later on

Page 163 Page 162 1 J. EAST 1 J. EAST 2 the morning of the 16th. 2 about the monument or things that have been going on in 3 3 Do you see that? Oxford lately? Α No, sir, I don't recall that. 4 Yes, sir. 4 5 Why did you wait a day to make that inquiry? 5 I recall him telling me that he did have a 6 I can't tell you. I don't know. б conversation with him to see if the event would cause 7 Okay. You'll agree with me we've seen other --7 counter-protest or upset people so that we could prepare. 8 we've seen other permits granted with your input within 24 8 I don't recall him giving me exact verbiage. 9 9 hours from application; right? Okay. So you think -- I'm sorry. 10 Yes, sir. 10 Is it Deputy Mills? I want to make sure I have Δ Okay. And did Mr. Mills ever tell you what the 11 his title correct. 11 substance was of his conversation with Mr. Rash? 12 It's Chief Mills. 12 It was going to be an artist doing local art 13 Chief Mills. 13 0 projection up there, the best I remember, and that the way So Chief Mills did ask him whether or not the 14 14 15 people were going to view it would that they would be view 15 display would in some way concern the monument? it by driving by, or there may be -- I don't want to be held I don't know that, sir. I wasn't present at 16 16 17 to this, but I think he said there may have been two open 17 that. 18 parking spaces directly across from the east side of the 18 He did ask him about what the content of the 19 courthouse on city property where people could pull in and 19 display would be? 20 watch it. 20 Α I don't know that either. I wasn't there. He iust --21 0 Okay. Did he tell you what questions he asked 21 22 Mr. Rash? 22 What he advised me, you know, whether or not it 23 Just what I explained. 23 would arouse people, people were going to be over there Α 24 Did he tell you that he asked Mr. Rash, really 24 being upset so that we could find out if we needed more Q 25 what I want to know, is there anything that is going to talk 25 security, those type things. Page 164 Page 165 1 J. EAST J. EAST 1 2 Okay. But I'm trying to -- sorry. I don't mean 2 Α No. 3 Mr. Mills didn't tell you anything about what the 3 to over -- speak over you. 4 Chief Mills --4 films would be about? Art, pictures. 5 Is it your testimony, sir, that Chief Mills asked 5 Α 6 Mr. Rash, is there anything in it that's going to bother 6 No, sir, he didn't go into specific -people, or Chief Mills asked Mr. Rash what the content was 7 I still don't know anything about it. I don't of what he was going to display? 8 8 know. 9 My direct testimony is, I was not there. I don't 9 Well, you don't know because it wasn't displayed. 0 know exactly what Mr. Mills asked him. Right, sir? 10 10 11 Then let me change it. 11 Well, I don't know if he did another event or 12 What did Mr. Mills tell you? 12 not. I don't know if he had --13 13 So I don't know. That you can tell me. 14 That it was an art show, that he would be showing 14 Okay. 15 things about art. He may even explained to me maybe when I 15 Α The city was having several events that night too first heard that they had this type of event last year and around town. 16 16 17 that people were going to be driving by and viewing it and 17 Okay. Upon --And when did Mr. Mills and you have this 18 would be access in the parking lot to pull in and view it. 18 19 Did he in any way describe to you what he 19 conversation where he described what Mr. Rash said? It would be after I sent the e-mail. I don't 20 understood to be the nature of the film that would be 20 displayed? 21 know if it was the 16th, 17th, 18th. I don't know the date. 21 Okay. You'd certainly agree with me that an 22 Α I don't know what that means, "the nature". 22 23 There are all sorts of art. 23 application on the 14th of July was sufficiently in advance 24 I mean, did you have a sense of what the films 24 of the 8th of August for you to make any safety 25 would be about? 25 determination you had to make concerning the application;

1	Page 166		Page 167
	J. EAST	1	J. EAST
2	right?	2	A Yes, sir.
3	A Repeat that again so I can hear you.	3	Q Okay. And did you determine that it would be
4	Q Yes.	4	safe for this event to take place?
5	He applied on July 14 for an event on August 8.	5	A I don't know that
6	That gave you sufficient time to make a safety	6	I did have concern with the people driving. I
7	determination?	7	thought it would be unsafe the way they were
8	A Yes, that was	8	It was brought to me by Chief Mills is that
9	Yes, sir, I would agree with that.	9	people would be driving by because of COVID. They could
10	Q So what did you do to make your safety	10	view it that way. They would be walking also, which is
11	determination?	11	dangerous around the square, and that they could the
12	A Talked to him about it.	12	parking.
13	If you ask me what my safety concerns would be.	13	I didn't think that was appropriate to be driving
14	Q I'll ask you that in a second. I'm asking what	14	and watching video on the courthouse lawn.
15	process you went through to make a determination regarding	15	Q Okay. And so the driving concern arose out of
16	safety.	16	COVID?
17	A What Mr. Mills advised me about where the	17	A Ms. Carwyle, that's the reason they were having
18	projector would be, those type things.	18	it there. I think that we read earlier is the reason he
19	I actually went to the courthouse, walked off	19	wanted to have it over there is because of COVID.
20	from the building to the street to where people $\operatorname{}$ to see if	20	Q Okay. Again, films, videos have been shown on
21	there was enough room for people to stand and view it, and	21	the courthouse wall in years long before COVID; right?
22	then took all that into consideration.	22	A I was told that, yes.
23	Q Okay. And did you take into consideration that	23	Q Okay. And without incident, even though there
24	similar events had been held on the courthouse walls in the	24	was
25	past without incident?	25	Well, without incident that you know of; right?
	Page 168		Page 169
1	J. EAST	1	J. EAST
2	A I think, yes, sir, I'd agree with that. I don't	2	BY MR. YOUNGWOOD:
3	think there was that I know of, there was not an	3	Q This is the denial of Mr. Rash's permit; correct?
4	incident.		Q IIII IS the delitar of Mr. Rash S permiter correct.
1 4		4	A Yes.
5	Q The concerns you just raised about the driving,	4 5	_
1			A Yes.
5	Q The concerns you just raised about the driving,	5	A Yes. Q Okay. Do you know when Mr. Rash was informed
5 6	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?	5 6	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29.
5 6 7	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.	5 6 7	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before.
5 6 7 8 9	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?	5 6 7 8 9	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the
5 6 7 8 9 10 11	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been	5 6 7 8 9 10 11	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to
5 6 7 8 9 10 11 12	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on	5 6 7 8 9 10 11 12	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20.
5 6 7 8 9 10 11 12 13	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.	5 6 7 8 9 10 11 12 13	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes
5 6 7 8 9 10 11 12 13 14	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.	5 6 7 8 9 10 11 12 13 14	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made?
5 6 7 8 9 10 11 12 13 14	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or	5 6 7 8 9 10 11 12 13 14 15	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know.
5 6 7 8 9 10 11 12 13 14 15	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell. Q When was that? A I didn't keep notes. I'm sorry. I don't know. Q Before or after the permit was denied? A It would have been     I don't think the permit was denied based on that. Q I didn't ask that.     I'm asking, just to try to get a time, before or after it was denied?	5 6 7 8 9 10 11 12 13 14 15 16	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6
5 6 7 8 9 10 11 12 13 14 15 16 17	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or after it was denied?  A I'm assuming it was before.	5 6 7 8 9 10 11 12 13 14 15 16 17	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting.
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or after it was denied?  A I'm assuming it was before.  Q In the conversation with you said Ms. Carwyle and	5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or after it was denied?  A I'm assuming it was before.  Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate	5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or after it was denied?  A I'm assuming it was before.  Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate conversations?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of the Board of Supervisors where the potential changes to the
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell.  Q When was that?  A I didn't keep notes. I'm sorry. I don't know.  Q Before or after the permit was denied?  A It would have been  I don't think the permit was denied based on that.  Q I didn't ask that.  I'm asking, just to try to get a time, before or after it was denied?  A I'm assuming it was before.  Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate conversations?  A I don't remember, sir.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of the Board of Supervisors where the potential changes to the policy were discussed?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell. Q When was that? A I didn't keep notes. I'm sorry. I don't know. Q Before or after the permit was denied? A It would have been         I don't think the permit was denied based on that. Q I didn't ask that.         I'm asking, just to try to get a time, before or after it was denied? A I'm assuming it was before. Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate conversations? A I don't remember, sir. Q Okay. If you'd turn to Tab 27, this will be	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of the Board of Supervisors where the potential changes to the policy were discussed? A I remember discussing it since the last time.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell. Q When was that? A I didn't keep notes. I'm sorry. I don't know. Q Before or after the permit was denied? A It would have been     I don't think the permit was denied based on that. Q I didn't ask that.     I'm asking, just to try to get a time, before or after it was denied? A I'm assuming it was before. Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate conversations? A I don't remember, sir. Q Okay. If you'd turn to Tab 27, this will be Exhibit 27.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of the Board of Supervisors where the potential changes to the policy were discussed? A I remember discussing it since the last time. I'm assuming I was here. I just don't remember
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q The concerns you just raised about the driving, did you share those concerns with anyone?  A Ms. Carwyle and Mr. O'Donnell. Q When was that? A I didn't keep notes. I'm sorry. I don't know. Q Before or after the permit was denied? A It would have been         I don't think the permit was denied based on that. Q I didn't ask that.         I'm asking, just to try to get a time, before or after it was denied? A I'm assuming it was before. Q In the conversation with you said Ms. Carwyle and Mr. O'Donnell, is that one conversation or separate conversations? A I don't remember, sir. Q Okay. If you'd turn to Tab 27, this will be	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes. Q Okay. Do you know when Mr. Rash was informed that his permit had been denied? A No. Q Okay. Let's go to Tab 29, which is Exhibit 29. We've looked at it before. This is a meeting of the This is the order approving further changes to the policy regarding facility use dated July 20. Were you at the meeting in which these changes were made? A I don't recall. I don't know. Q Well, we looked at the notes from the July 6 meeting. We don't seem to have notes from this meeting. Was this Do you remember being at more than one meeting of the Board of Supervisors where the potential changes to the policy were discussed? A I remember discussing it since the last time.

	Page 170		Page 171
1	J. EAST	1	J. EAST
2	this?	2	A Yes, sir.
3	Let's go to the 30 minutes before dusk.	3	Q Okay. And this policy says 30 minutes before
4	A Okay.	4	dusk; right?
5	Q That's different than the 5 p.m. you put in your	5	A Yes, sir.
6	comments in the notes we looked at that were Exhibit 22;	6	Q So if dusk is 4:15, then on December 18, 2020,
7	right?	7	you can't have an event that passes 3:45 p.m.; right?
8	That says "dusk," not 5 p.m.?	8	A The way you're looking at it and the way I was
9	A Yes, sir.	9	answering was meant 4:15 would be the last time you could
10	Q Okay. Did you play a role in choosing the word	10	have get the permit. That would be when you need to
11	"dusk"?	11	leave right now.
12	A No, sir.	12	Q Okay. So you're then interpreting dusk to be
13	Q Okay. When is dusk today?	13	effectively sunset?
14	A I would say approximately 4:15, maybe, 4:15,	14	A Yes, sir. This says 30 minutes before dusk. I
15	4:30.	15	was just thinking before dark, 30 minutes before that.
16	Q So dusk is something that takes place before	16	Q Well, let me ask you, sir
17	sunset?	17	And I'm sorry to perhaps split hairs, but I want
18	A That's the way I would think it was, yes, sir.	18	to understand how you interpret the policy.
19	Q Okay. And so according to my phone, your sun	19	Is dusk sunset or something else?
20	will set in Oxford today at 4:52. So you're saying about 30	20	Is it
21	minutes, 35 minutes, something like that before sunset;	21	I mean, sunset, which we can all look up in the
22	right?	22	
23		23	newspaper or on our phones, is a set time every day in every
1	A Yes, sir.		geographic location.
24 25	Q I couldn't hear what you just said. It was the video connection.	24 25	Does dusk mean sunset to you?
45	video connection.	25	A Yes, that's what I was taking it as.
1	Page 172	1	Page 173
1	J. EAST	1	J. EAST
2	$ \hbox{ J. EAST } \\ \hbox{ Q} \qquad \hbox{Okay. But you'd agree with me when the sun sets } $	2	J. EAST asking when actually when dusk is.
2 3	J. EAST Q Okay. But you'd agree with me when the sun sets it's not dark out yet?	2 3	J. EAST asking when actually when dusk is. A I do not know.
2 3 4	J. EAST Q Okay. But you'd agree with me when the sun sets it's not dark out yet? A Right.	2 3 4	J. EAST asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's
2 3 4 5	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when	2 3 4 5	J. EAST asking when actually when dusk is.  A I do not know. Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on,
2 3 4 5 6	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?	2 3 4 5 6	J. EAST asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?
2 3 4 5 6 7	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.	2 3 4 5 6 7	J. EAST asking when actually when dusk is.  A I do not know. Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.
2 3 4 5 6 7 8	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that.	2 3 4 5 6 7 8	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that
2 3 4 5 6 7 8 9	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark?	2 3 4 5 6 7 8 9	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were
2 3 4 5 6 7 8 9	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to	2 3 4 5 6 7 8 9	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell,
2 3 4 5 6 7 8 9 10 11	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it.	2 3 4 5 6 7 8 9 10	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it
2 3 4 5 6 7 8 9 10 11 12	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it. The way I take it, it's before dark. It's right	2 3 4 5 6 7 8 9 10 11 12	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?
2 3 4 5 6 7 8 9 10 11 12 13 14	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.  Q You'd agree with me that "dusk" is a word subject to interpretation?	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.  Q You'd agree with me that "dusk" is a word subject to interpretation?  A Apparently so because we both have different	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.  Q You'd agree with me that "dusk" is a word subject to interpretation?  A Apparently so because we both have different versions.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it. The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject to interpretation? A Apparently so because we both have different versions. Q Okay. Well, 5 p.m. would not be subject to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.  Q You'd agree with me that "dusk" is a word subject to interpretation?  A Apparently so because we both have different versions.  Q Okay. Well, 5 p.m. would not be subject to interpretation; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject to interpretation? A Apparently so because we both have different versions. Q Okay. Well, 5 p.m. would not be subject to interpretation; right? A Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.  MR. YOUNGWOOD: Okay. Why don't we mark this as
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right.  Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark.  Q Well, this says 30 minutes before strike that.  Does dusk mean before dark?  A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark.  Q You'd agree with me that "dusk" is a word subject to interpretation?  A Apparently so because we both have different versions.  Q Okay. Well, 5 p.m. would not be subject to interpretation; right?  A Correct.  Q Okay. Dusk dusk is; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. EAST  asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.  MR. YOUNGWOOD: Okay. Why don't we mark this as 29A.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it. The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject to interpretation? A Apparently so because we both have different versions. Q Okay. Well, 5 p.m. would not be subject to interpretation; right? A Correct. Q Okay. Dusk dusk is; right? A To me it's 30 minutes before. I mean, it's right	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.  MR. YOUNGWOOD: Okay. Why don't we mark this as 29A.  (Exhibit 29A was marked for identification.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it.  The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject to interpretation?  A Apparently so because we both have different versions. Q Okay. Well, 5 p.m. would not be subject to interpretation; right? A Correct. Q Okay. Dusk dusk is; right? A To me it's 30 minutes before. I mean, it's right at dusk to dark.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.  MR. YOUNGWOOD: Okay. Why don't we mark this as 29A.  (Exhibit 29A was marked for identification.)  BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. But you'd agree with me when the sun sets it's not dark out yet?  A Right. Q So it doesn't mean when it's dark. It means when the sun sets; right?  A It means before dark. Q Well, this says 30 minutes before strike that. Does dusk mean before dark? A Counsel, I've answered it, so I'd refer back to what they meant by it. The way I take it, it's before dark. It's right before dark. Q You'd agree with me that "dusk" is a word subject to interpretation? A Apparently so because we both have different versions. Q Okay. Well, 5 p.m. would not be subject to interpretation; right? A Correct. Q Okay. Dusk dusk is; right? A To me it's 30 minutes before. I mean, it's right	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	asking when actually when dusk is.  A I do not know.  Q Okay. You'd agree with me whenever it is, it's different on December 18, a different time than it is on, we'll just say when Mr. Rash wanted to have his event?  A Yes, sir, I would agree with that.  MR. YOUNGWOOD: I have a document, sir, that might refresh your recollection that you actually were at this meeting. I don't know if maybe Mr. O'Donnell, this one page, could print it out if Ms. Cron sends it to you.  Can we do that?  MR. O'DONNELL: Did you just send it?  MR. YOUNGWOOD: I don't know if she's sent it yet.  Lily, could you send it, please?  MS. CRON: Yes, I can do it right now.  THE WITNESS: Okay.  MR. YOUNGWOOD: Okay. Why don't we mark this as 29A.  (Exhibit 29A was marked for identification.)

	Page 174		Page 175
1	J. EAST	1	J. EAST
2	9 a.m.," and you are listed as being in attendance.	2	was the 14th.
3	Do you see that?	3	Do you know why action had not yet been taken on
4	A Yes, sir.	4	Mr. Rash's application prior to the meeting?
5	Q Does that in any way refresh your recollection as	5	Seven days had already or six days had already
6	to the discussions that you heard at that meeting concerning	6	passed.
7	the courthouse grounds?	7	A No, sir.
8	A No, sir.	8	Q You'll agree we haven't seen, at least in our
9	Q What else was discussed at this meeting?	9	discussion here today, any application that took as long as
10	A I don't know.	10	six days to act upon; correct?
11	Q Do you believe anything was discussed other than	11	A No, sir. You haven't shown any others, no.
12	the courthouse policy?	12	(Exhibit 30 was marked for identification.)
13	A I don't recall, sir.	13	BY MR. YOUNGWOOD:
14	Q Okay. Was this meeting called specifically to	14	Q If you turn to the next Tab 30, this is an e-mail
15	change the policy regarding courthouse grounds?	15	to Mr. Rash copying you, and she writes, "Good morning,
16	A I don't recall. I don't remember that.	16	Mr. Rash. Please see the attached permit. I denied the
17	Q Was it possible it was called specifically to	17	permit due to a change in the county's permit policy. No
18	change the policy before action was taken on Mr. Rash's	18	permits will be issued after dusk due to the security
19	application?	19	issues. Thanks."
20	A I just	20	Do you see that?
21	I don't know.	21	A Yes, sir.
22	Q That's possible?	22	Q Are you aware of any conversations that took
23	A I said I don't know if it's possible or not. I	23	place with Mr. Rash to see if there were ways to make
24	don't know why it was called.	24	accommodations, be it change in time or specific location on
25	Q The meeting was the 20th. Mr. Rash's application	25	the courthouse to allow his event to proceed on the 8th?
	*		
1	Page 176 J. FAST	1	Page 177 J. EAST
1 2	J. EAST	1 2	J. EAST
2	J. EAST A No, sir.	2	J. EAST Exhibit 2, which is the March 4, 2019 version of the policy
2 3	J. EAST  A No, sir.  Q Okay. And at times you do enter into	2 3	J. EAST Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?
2 3 4	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are	2 3 4	J. EAST Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.
2 3 4 5	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go	2 3 4 5	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than
2 3 4 5 6	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?	2 3 4	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were
2 3 4 5 6 7	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.	2 3 4 5 6	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or
2 3 4 5 6 7 8	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?	2 3 4 5 6 7 8	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June
2 3 4 5 6 7 8 9	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate	2 3 4 5 6 7 8	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?
2 3 4 5 6 7 8 9	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I	2 3 4 5 6 7 8 9	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.
2 3 4 5 6 7 8 9 10	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.	2 3 4 5 6 7 8 9 10	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4,
2 3 4 5 6 7 8 9 10 11 12	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your	2 3 4 5 6 7 8 9 10 11 12	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?
2 3 4 5 6 7 8 9 10 11 12 13	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have. Q But that was not done with Mr. Rash; right? A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50. Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal process, is what I was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?  A Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal process, is what I was  Q And that suggestion was not included in the order	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	I. EAST  Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?  A Yes.  Q And then we looked at the amendment that was made
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal process, is what I was  Q And that suggestion was not included in the order changing the policy that the Board of Supervisors adopted on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?  A Yes.  Q And then we looked at the amendment that was made at Tab 7 on June 15; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal process, is what I was  Q And that suggestion was not included in the order changing the policy that the Board of Supervisors adopted on July 20; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?  A Yes.  Q And then we looked at the amendment that was made at Tab 7 on June 15; correct?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A No, sir.  Q Okay. And at times you do enter into conversation with applicants to see if there are modifications that can be made to allow their events to go forward; correct?  A We have.  Q But that was not done with Mr. Rash; right?  A Well, we've talked to people, not to accommodate that, but to have less people there is the only thing I remember, than 50.  Q Okay. And you'll recall in Exhibit 22 your comments to the policy that you circulated on the 30th of June, one of your comments was in connection with the five o'clock time restriction that that should be unless special request to and approved the Board of Supervisors.  Remember you made that suggestion?  A I made the suggestion that they move it to five o'clock and, for instance, would have an appeal process, is what I was  Q And that suggestion was not included in the order changing the policy that the Board of Supervisors adopted on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 2, which is the March 4, 2019 version of the policy that we looked at earlier today?  A I don't know.  Q Okay. So there is no document later dated than this document that would add into it the changes that were made by the Board of Supervisors on either July 20 or June 15, two changes we've looked at that took place in June and July of this year?  A I got lost in your question.  Q Okay. We have Exhibit 2, which is the March 4, 2019 version of the policy; right?  We've looked at that; correct?  A Yes, sir. I've looked at a lot of stuff. I'm kind of I'm just lost.  Q Let's go slower. If you could flip to Tab 2.  A Yes, sir.  Q Exhibit 2. This is the policy you and I looked at for a bit earlier today; right?  A Yes.  Q And then we looked at the amendment that was made at Tab 7 on June 15; correct?

Page 179 Page 178 1 J. EAST J. EAST 1 2 June 29; correct? 2 be safe to have more than five people -- strike that. 3 3 Can you envision circumstances in which it would Α Yes, sir. be safe to have five or more people gather on the courthouse 4 I'm sorry. That was a definite misspeak. That was Exhibit 29, which is the amendment made grounds after dark? 5 б on July 20; correct? б Could I --7 They amended it on the 15th of June, and what was 7 Could I envision that? 8 the next one? 8 Yes. 9 9 0 20th of July, correct? Α Sure. 10 Yes, sir. 10 0 And there would certainly be nights when no other Δ So what I'm asking is, is there a rewritten events are taking place and you'd have sufficient resources 11 11 version of the policy in one document that contains the to do whatever you would need to do to safeguard the safety 12 12 of that event? 13 amendments from the 15th of June and the 20th of July? 13 I don't know, sir. I don't know if it's been 14 Α 14 If we're speaking hypothetically, I'm sure that 15 done. Ms. Carwyle or --15 there would be a time when that would be possible. 16 16 I haven't done it, so, no, I don't know. Okay. Did you -- strike that. 17 Okay. And no one's sent it to you; right? 17 Were there other events that were using your 18 I don't recall it being sent to me. 18 resources on the 8th of August of this year that would have 19 Okay. Is there any reason you can think of that, 19 made it impossible for you to safeguard an event taking 20 even if the policy contained a darkness restriction, that 20 place at 8 p.m. on the courthouse grounds? there wouldn't be circumstances in which it would still be I don't recall of another event in here. 21 21 safe to have an event on the courthouse grounds after dark? 22 Do you know why it took --2.2 23 Repeat that, please. 23 Well, back to Exhibit 30, Tab 30. Α 24 24 Q Do you know why it took until July 30 -- I'm Yes. 25 25 Can you envision circumstances in which it would sorry -- why it took until July 23rd for Ms. Carwyle to Page 180 Page 181 J. EAST 1 1 J. EAST 2 inform Mr. Rash that his permit had been denied? 2 was turned in this afternoon. I guess it's exactly 14 days prior to 8/27. She had" -- I think there's a typo. 3 No, sir. 4 4 There is a reference then on the same document to I think, "She had said she wanted it at seven for 0 5 an e-mail four days later, Monday July 27, and she writes, 5 an hour and a half. I Googled when dusk would be, and my 6 "In response to your question on Friday, the courthouse 6 computer said 7:54 p.m. I called and told her she'd have to grounds, including the statue area, are closed for any be done by 7:30. So she asked me to change the time." 8 gathering after dark regardless of permit requirements, so 8 Do you see that? you would not be allowed to be on the grounds from 30 9 Yes, sir. 9 Α minutes prior to dusk to sunrise. Thanks." 10 10 First, you don't know if Ms. Carwyle Googled 11 Do you see that? 11 "dusk" or Googled "sunset," right? 12 Α Yes. 12 You don't know quite what she looked at to get 13 7:54? 13 Okay. Did Ms. Carwyle share with you the nature of the conversation she had with Mr. Rash on, it would 14 14 Α No, sir. 15 appear from this exchange, Friday the 24th of July? 15 And when she indicates that there was a change in Α I don't recall, sir. the time, is this, sir, an instance of a circumstance where 16 16 17 Okay. Did you discuss with her in any way the 17 the county worked with the applicant to see if the program information she gave Mr. Rash on the morning of the 27th in could be adjusted to allow it to take place? 18 18 19 this e-mail chain? 19 Yes, sir. 20 Α I don't recall. 20 It seems that Ms. Carwyle was trying to assist (Exhibit 31 was marked for identification.) 21 her so that she wouldn't be in violation. 21 BY MR. YOUNGWOOD: Okay. Did --22 22 23 0 Okay. Let's go on to 31. This is a document 23 And it says -beginning Bates number \_346, \_344. 24 24 You say at the top, "After checking with other 25 25 She writes you, Ms. Carwyle, an e-mail. "This entities, we have the resources to provide them with a safe

	Page 182		Page 183
1	J. EAST	1	J. EAST
2	environment and see no safety issues."	2	Ms. Carwyle August 21.
3	Do you see that?	3	"Lisa, when you have the time, will you let me
4	A Yes, sir.	4	know if the event was approved for the rest of the month for
5	0 Okay. And what is it that you learned about this	5	the courthouse lawn."
6	event between 5 p.m. on August 13 and 2:05 p.m. the next day	6	Do you recall what exactly you're asking her?
7	that made you comfortable that it could be safe?	7	A There was
1	-		11 21102 0 1100
8	A You know, I can't recall talking to this	8	If I remember correctly, there was no permit, but
9	We have no red flags that there would be any	9	there was talk that someone wanted to I think this is it
10	issue with this.	10	wanted to use the courthouse lawn like on weekends, but I
11	Q Okay. Was one of the things that gave you	11	don't know if that ever went through.
12	comfort there were no red flags is that the "Explanation of	12	Q Okay. And if you could turn to the next Tab 33,
13	Use" was "Worship and prayer"?	13	which will be Exhibit 33, Bates number _348.
14	A No, sir, I don't recall exactly what it was.	14	(Exhibit 33 was marked for identification.)
15	Q Okay. Let's go to the next Tab 32, which will be	15	BY MR. YOUNGWOOD:
16	Exhibit 32.	16	Q Ms. Carwyle sends strike that.
17	(Exhibit 32 was marked for identification.)	17	You're not on this e-mail.
18	VIDEOGRAPHER: Excuse me, Mr. Youngwood. We've	18	Are you in this e-mail group "Supervisor," or
19	got a couple more minutes, and I'm going to have to	19	would that be the Board of Supervisors and probably doesn't
20	change the media.	20	include you?
21	MR. YOUNGWOOD: We'll do this and maybe the next	21	A Doesn't include me.
22	one, and then we'll take a little break.	22	Q Then I don't have a question on it.
23	VIDEOGRAPHER: Yes, sir.	23	Let me ask you one or two questions, then we'll
24	BY MR. YOUNGWOOD:	24	change the tape.
25	Q Sheriff East, there's an e-mail between you and	25	During your time as sheriff, did you ever arrest
	g bielili babe, elele b all e liali between you ala	25	balling four cline ab bilefill, and fou ever affect
1	Page 184	1	Page 185
1	J. EAST	1	J. EAST
2	J. EAST or cite someone strike that.	2	$\mbox{J. EAST} \label{eq:couldn't have more than four, but they were welcome to}$
2 3	J. EAST or cite someone strike that.  During the time you've been sheriff, to your	2 3	J. EAST they couldn't have more than four, but they were welcome to walk around on the sidewalks.
2 3 4	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone	2 3 4	J. EAST they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?
2 3 4 5	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?	2 3 4 5	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.
2 3 4 5 6	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.	2 3 4 5 6	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was
2 3 4 5	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you	2 3 4 5	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all
2 3 4 5 6	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on	2 3 4 5 6 7 8	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?
2 3 4 5 6 7	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you	2 3 4 5 6 7	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I
2 3 4 5 6 7 8	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on	2 3 4 5 6 7 8	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?
2 3 4 5 6 7 8 9	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?	2 3 4 5 6 7 8 9	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I
2 3 4 5 6 7 8 9	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.	2 3 4 5 6 7 8 9	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.
2 3 4 5 6 7 8 9 10 11	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for	2 3 4 5 6 7 8 9 10	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.
2 3 4 5 6 7 8 9 10 11	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the	2 3 4 5 6 7 8 9 10 11 12	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together.
2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was  When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together.  MR. YOUNGWOOD: I think we have to change the
2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave	2 3 4 5 6 7 8 9 10 11 12 13 14 15	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record.  VIDEOGRAPHER: We're going off the record. The
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record.  VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record.  VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record. VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.) VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on the courthouse grounds?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record.  VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m.  (Recess was taken.)  VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is 2:17 p.m.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on the courthouse grounds?  A Yes, sir, I believe so.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record. VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.) VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is 2:17 p.m.  BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on the courthouse grounds?  A Yes, sir, I believe so.  Q Okay. When was that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record. VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.) VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is 2:17 p.m.  BY MR. YOUNGWOOD: (Exhibit 35 was marked for identification.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on the courthouse grounds?  A Yes, sir, I believe so.  Q Okay. When was that?  A There have been several occasions where we had	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record. VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.) VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is 2:17 p.m.  BY MR. YOUNGWOOD:  (Exhibit 35 was marked for identification.)  BY MR. YOUNGWOOD:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	or cite someone strike that.  During the time you've been sheriff, to your knowledge, has your office ever arrested or cited someone for being on courthouse grounds?  A No, sir, that I can recall.  Q Okay. Whether you were sheriff or not, were you aware of anyone being arrested or cited for being on courthouse grounds?  A No, sir, not that I know of.  Q And have you ever arrested or cited someone for violating the five-person rule that's articulated in the Facility Use Policy as amended this year?  A No, sir.  Q Have your officers ever told somebody to leave the courthouse grounds because they were there after dusk?  A No, sir, not that I can recall right now.  Q Have they ever told anyone to break up a group because there was more than five people without a permit on the courthouse grounds?  A Yes, sir, I believe so.  Q Okay. When was that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	they couldn't have more than four, but they were welcome to walk around on the sidewalks.  Q Okay. This was during the day?  A Yes, sir.  Q That was When was the most recent incident, or these all in the summer, or are they more recent?  A They were sporadic, and it was several times. I don't know exactly when it was.  Q Okay.  A It kind of all runs together. MR. YOUNGWOOD: I think we have to change the tape, so we should go off the record. VIDEOGRAPHER: We're going off the record. The time is 2:06 p.m. (Recess was taken.) VIDEOGRAPHER: This is the start of Media Number 5. We're now back on the record. The time is 2:17 p.m.  BY MR. YOUNGWOOD: (Exhibit 35 was marked for identification.)

Page 187 Page 186 J. EAST 1 J. EAST 1 2 We'll mark this as Exhibit 35, Bates number 364 actually, I was notified probably about 8 -- approximately 2 3 to \_370. This is a letter you wrote the mayor of Oxford, am 3 8:30, 8:40, and when it was overwith we learned through I correct, in -talking to other people that the mayor had been contacted 5 It doesn't actually have a date on it. 5 and was on scene approximately an hour before we knew about 6 It looks like in late August or early September; б it, and I was letting her know that if this was to happen 7 7 again that her chief of police, along with myself, were to is that right? 8 Α Yes, sir. 8 know that we're having some type of event so we can be 9 0 Right? 9 better prepared for that. 10 Yes, sir. 10 Okay. She responds to you on the second page, Δ And you wrote it following some events that took September 8, and she says, "Your information is not simply 11 11 correct," among the other things she says. 12 place on August 28; right? 12 13 13 Α Yes, sir. Do you see that? And so what was it that gave rise to your writing 14 14 Yes, sir. 0 Α 15 this letter? 15 Did you and she ever discuss this and figure out what she thought was wrong and where you differed? 16 Α We had an incident --16 17 17 We had Ole Miss Football players on Friday, No, sir, we did not. 18 August the 28th. I guess they protested practice and were 18 You wrote another letter. Again, I can't tell 19 marching to the square and occupied the streets and then the 19 the date. It doesn't have one, but it would seem to be 20 courthouse lawn and on the statue itself. 20 around the same time shortly after the 28th of August, and And what was your concern? 21 21 this one you write to the university. 22 The concern was, first, they had no permit. We 22 Do I see that correct? 23 were not notified in proper time. I did not have the 23 Yes, sir. Α manpower. It could very easily have escalated. 24 Q Okay. And in it you send them a bill for the 24 25 25 What prompted me to write the mayor is that, services of your officers? Page 188 Page 189 J. EAST J. FAST 1 1 2 2 Have you ever invoked this paragraph? Α Yes, sir. Q 3 And that was actually paid, wasn't it? The Ole 3 No, sir. Miss Athletics foundation paid you \$1,509.72? 4 4 It remains unchanged. This is still part of the 5 Α Yes, sir. 5 policy today; is that right? 6 Are there other occasions in which an order -- I 6 Yes, sir, I believe that's correct. understand this is after the fact. 7 Okay. Let's go on now, sir, and this is back to 8 Are there occasions in which you proposed to 8 the exhibits that may be loose in front of you. They're 9 event organizers that if they were going to pay for 9 some of the ones that were sent to Mr. O'Donnell this additional security events that might pose a safety hazard, 10 10 morning because we got them produced later. 11 it could nevertheless go forward? 11 MR. YOUNGWOOD: Mr. O'Donnell, I'll tell you, we 12 Α No, sir. 12 have sent you two additional images. I don't know if 13 Okay. And you remember that under --13 it's possible to print them either in black and white 14 I'm directing you back to Exhibit 2, please, 14 or color. We can also share a screen when we get to which is Tab 2. 15 15 them. But those probably will be the last two things Yes, sir. Yes, sir. 16 16 Α we send you. 17 Exhibit 2, Tab 2, page 3. 17 MR. O'DONNELL: Yeah, let me retrieve those. MR. YOUNGWOOD: Thank you so much. Let's wait 18 Α Yes, sir. 18 19 There's the paragraph on the bottom that says, 19 for Mr. O'Donnell to come back. 20 "Security"? 20 THE WITNESS: Hello? 21 Yes, sir. 21 MR. YOUNGWOOD: You ready? Α 22 We discussed this earlier. This sets forth 22 THE WITNESS: Yes, sir. 23 provisions under which an applicant could pay to secure 23 BY MR. YOUNGWOOD: 24 necessary security; correct? 24 Let's take a look, before we get to what Mr. 25 Yes, sir. 25 O'Donnell printed out, go to Tab 60, please. Α

	Page 190		Page 191
1	J. FAST	1	J. EAST
2	(Exhibit 60 was marked for identification.)	2	A Yes, sir.
3	BY MR. YOUNGWOOD:	3	Q And you write him, "Would it be possible for your
4	Q This is which we'll mark as Exhibit 60.	4	agency to supply us with data about the downtown area? As
5	It's a two-page document. It's an exchange	5	you know, we're preparing a case in Federal Court, and this
6	between you and Chief McCutchen; is that right?	6	information could possibly be useful."
7	A No, sir.	7	Do you see that?
8	I don't think 6	8	A Yes, sir.
9	Is that what you told me?	9	Q And the case you're referring to is this case; is
10	Q No. I may not have spoken clearly. Tab 60, 6-0,	10	that right?
11	one of the loose things that were given to you probably this	11	A Yes, sir, it is.
12	morning.	12	Q Okay. And you ask him for a collection of
13	Okay. You ready?	13	information about the downtown area safety concerns, the
14	A No, sir. I'm not there yet.	14	downtown area, et cetera; correct?
15	Q And I'll tell you, you may want to locate 61 as	15	A Yes, sir.
16	well, which I think is an attachment to that exchange or	16	Q Okay. And you go back and forth with him, and
17	goes with that exchange.	17	you have to remind him that you need the information again,
18	A Yes, sir.	18	and you thank him for doing the work that he's doing.
19	Q Okay.	19	That's on the first page; right?
20	A Yes, sir.	20	A Yes, sir.
21	Q Okay. So 60, it should be a series of e-mails	21	Q Now if you could go to 61, which will be marked
22	from October and November of 2020?	22	as Exhibit 61.
23	A Yes, sir.	23	A Yes, sir.
24	Q Okay. So if you turn to the second page, it's an	24	(Exhibit 61 was marked for identification.)
25	e-mail from you to Chief McCutchen?	25	(DALIDIC OF WAS INDINED FOR INCIDENTIAL FOR INDINED FO
23	e mail from you to effect recuteffer.	25	
1	Page 192	1	Page 193
1	J. EAST	1	J. EAST
2	J. EAST BY MR. YOUNGWOOD:	2	J. EAST A Yes, sir.
2 3	J. EAST BY MR. YOUNGWOOD: Q Is this the data you requested?	2 3	J. EAST  A Yes, sir.  Q So any concerns associated with the home football
2 3 4	J. EAST BY MR. YOUNGWOOD: Q Is this the data you requested? A Yes. This is what he sent us, yes, sir.	2 3 4	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?
2 3 4 5	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't	2 3 4 5	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.
2 3 4 5 6	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."	2 3 4 5 6	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.
2 3 4 5 6 7	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?	2 3 4 5 6	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell
2 3 4 5 6 7 8	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.	2 3 4 5 6 7 8	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot
2 3 4 5 6 7 8	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.	2 3 4 5 6 7 8	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.
2 3 4 5 6 7 8 9	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.	2 3 4 5 6 7 8 9	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the
2 3 4 5 6 7 8 9 10 11	J. EAST  BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the	2 3 4 5 6 7 8 9 10	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they
2 3 4 5 6 7 8 9 10 11 12	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"	2 3 4 5 6 7 8 9 10 11 12	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.
2 3 4 5 6 7 8 9 10 11 12 13	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I
2 3 4 5 6 7 8 9 10 11 12 13	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.  Q And then number 3 he gets you some information	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.  Q And then number 3 he gets you some information regarding the downtown area at times of the home football	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.  Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.  Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. YOUNGWOOD:  Q Is this the data you requested? A Yes. This is what he sent us, yes, sir. Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos? A No, sir. Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir. Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that? A Yes, sir, I do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?  A I agree that there's not an event every night of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. YOUNGWOOD:  Q Is this the data you requested?  A Yes. This is what he sent us, yes, sir.  Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos?  A No, sir.  Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir.  Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?  A I agree that there's not an event every night of the year, yes, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q Is this the data you requested? A Yes. This is what he sent us, yes, sir. Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos? A No, sir. Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir. Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that? A Yes, sir, I do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?  A I agree that there's not an event every night of the year, yes, sir.  Q I don't know if the university is on break yet,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. YOUNGWOOD:  Q Is this the data you requested? A Yes. This is what he sent us, yes, sir. Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it." Did you ever obtain any of those videos? A No, sir. Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir. Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that? A Yes, sir, I do. Q Now, how many home football games are there a year? A Seven.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?  A I agree that there's not an event every night of the year, yes, sir.  Q I don't know if the university is on break yet, but it probably is close to break.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY MR. YOUNGWOOD:  Q Is this the data you requested? A Yes. This is what he sent us, yes, sir. Q Just starting with number 5, he says, "They don't have the video, but the city's EMA director may have it."  Did you ever obtain any of those videos? A No, sir. Q Okay. And take your time to reread 3 and 4.  Well, let's actually just look at 4.  "What are your current safety concerns for the downtown area?"  Do you see any references here to the courthouse area?  A No, sir. Q And then number 3 he gets you some information regarding the downtown area at times of the home football game.  Do you see that? A Yes, sir, I do. Q Now, how many home football games are there a year?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. EAST  A Yes, sir.  Q So any concerns associated with the home football game wouldn't apply on most of the days of the year; right?  A No, sir, that's not exactly true.  Q Well, go ahead and explain.  A The downtown area is unique, so it's hard to tell when it's going to have a lot of activity, but it's a lot more than seven times a year. There's baseball season.  There's basketball season. The home football game, the crowds pick up Thursday, Friday, even into Sunday that they have to prepare for.  It's just kind of sporadic. And we saw before I left it was growing more and more just on a regular basis.  Q But you would agree with me it's not every night of the year that the downtown area is affected by athletic events at the university?  A Yes, sir.  Q Yes, you agree with me?  A I agree that there's not an event every night of the year, yes, sir.  Q I don't know if the university is on break yet,

	Page 194		Page 195
1	J. EAST	1	J. EAST
2	A Right. If the university is on break, there's no	2	Q And I shouldn't have limited it to the chief.
3	athletics usually going on.	3	From the department, from the Oxford Police
4	Q So during much of the summer the university is on	4	Department itself, no other data you've received?
5	break, for example?	5	A No, sir.
6	A There's still baseball and stuff like that, yes,	6	Q Are you waiting for other data?
7	sir.	7	A No, sir.
8	Q And then this data that he gave you, referring to	8	Q Okay. Let's go back.
9	arrests in the downtown area, that's under number 1; right?	9	And just so I understand, I think you testified
10	A Yes, sir.	10	to this already, but a concern that you at some point had
11	Q Okay. And wrecks and vehicle accidents in the	11	regarding Mr. Rash's application to display films and videos
12	last five years, he gives you that under number 2; right?	12	on August 8 related to drivers being distracted by the
13	A Yes, sir.	13	images?
14	Q But there's no indication here as to whether or	14	Is that what I understood?
15	not these accidents take place in the roads through the town	15	A Yes, sir, that would be one of them.
16	square or somewhere else downtown; correct?	16	Q Okay. When we go to Tab 6, which is Exhibit 6,
17	A There's no reference to where exactly those motor	17	we looked at this before. It's the application and permit
18	accidents happen.	18	approval for Mr. Johnson's Anthony Hervey vigil at 9 p.m. on
19	Q Is there any other data that you've been provided	19	July 19.
20	by Chief McCutchen in connection with this request that you	20	Do you see that?
21	made?	21	A I'm getting there. Hold on just a second.
22	A No, sir.	22	Q Yep.
23	Q Or any other data that you've been provided by	23	A Yes, sir.
24	him that was requested in connection with this case?	24	Q Did you, when you granted strike that.
25	A No, sir.	25	When you were consulted about granting this
1	Page 196 J. RAST	1	Page 197 J. FAST
1 2	J. EAST	1 2	J. EAST
2	J. EAST petition sorry this permit request, did you express	2	J. EAST that night, I believe.
2 3	J. EAST petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?	2 3	J. EAST that night, I believe. Q Okay.
2 3 4	J. EAST  petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.	2 3 4	J. EAST that night, I believe. Q Okay. Sir, 65, 64 and we can show you other pictures
2 3 4 5	J. EAST  petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two	2 3 4 5	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.
2 3 4	J. EAST  petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or	2 3 4	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to
2 3 4 5 6 7	J. EAST  petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.	2 3 4 5 6	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?
2 3 4 5 6 7 8	J. EAST  petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.	2 3 4 5 6 7 8	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it
2 3 4 5 6 7 8 9	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)	2 3 4 5 6 7 8	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.
2 3 4 5 6 7 8 9	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)	2 3 4 5 6 7 8 9	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.
2 3 4 5 6 7 8 9 10	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:	2 3 4 5 6 7 8 9 10	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were
2 3 4 5 6 7 8 9 10 11 12	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to	2 3 4 5 6 7 8 9 10 11 12	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were  walking to them and talking to them. Those were a concern.
2 3 4 5 6 7 8 9 10 11 12 13	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were  walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?
2 3 4 5 6 7 8 9 10 11 12 13	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?	2 3 4 5 6 7 8 9 10 11 12 13	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were  walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there	2 3 4 5 6 7 8 9 10 11 12 13 14	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were  walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	J. EAST  that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures  if it's useful. I thought two was enough.  Did you see these as being distracting to  motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were  walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in  all of Lafayette County.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the base of the statue, and 65, which is again at the base of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you thought it was a safety hazard as it was being performed?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the base of the statue, and 65, which is again at the base of the statue, the same individual in a black gown surrounded	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you thought it was a safety hazard as it was being performed?  A No, sir.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the base of the statue, and 65, which is again at the base of the statue, the same individual in a black gown surrounded by individuals dressed by as confederate soldiers holding	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you thought it was a safety hazard as it was being performed?  A No, sir.  Q Okay. And although pedestrians went up to them,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the base of the statue, and 65, which is again at the base of the statue, the same individual in a black gown surrounded by individuals dressed by as confederate soldiers holding what appear to be guns rifles, I should say did you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you thought it was a safety hazard as it was being performed?  A No, sir.  Q Okay. And although pedestrians went up to them, I assume at least some of them with some animosity; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	petition sorry this permit request, did you express any concerns about traffic being distracted by the vigil?  A I can't recall if I did or not.  Q Okay. I want you to now look at the two documents that were just printed, which are tabs or number 64 and 65. They're two pictures.  A Yes, sir.  (Exhibit 64 was marked for identification.)  (Exhibit 65 was marked for identification.)  BY MR. YOUNGWOOD:  Q I will represent to you that these are said to have been taken during that vigil.  Did you witness that vigil in any way?  A Not there  Yes, sir. At times, yes, sir.  Q You did see it.  So these images that 64, which is a person dressed in black holding a confederate flag standing at the base of the statue, and 65, which is again at the base of the statue, the same individual in a black gown surrounded by individuals dressed by as confederate soldiers holding	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	that night, I believe.  Q Okay.  Sir, 65, 64 and we can show you other pictures if it's useful. I thought two was enough.  Did you see these as being distracting to motorists passing by?  A Yes, sir, I see it  I think it is distracting.  Q Okay.  A I think I mentioned earlier how pedestrians were walking to them and talking to them. Those were a concern.  Q Were there any accidents that night?  A No, sir. Not that I know of, no, sir.  Q And I mean in the square area. I don't mean in all of Lafayette County.  A I gotcha. I can't  I don't know.  Q Did you try to break up the event because you thought it was a safety hazard as it was being performed?  A No, sir.  Q Okay. And although pedestrians went up to them,

_				
1	Page 198 J. EAST	1	J. EAST	Page 199
2	know if people were upset or if they had discussions. I	2	today and whatever time you spent with Mr. O'Don	nell to
3	just don't know.	3	prepare for this. I know it's not something that	t is,
4	Q Okay. But whenever that was, no violence erupted	4	in your view, the best use of your time, so I that	ank you
5	from it; right?	5	for that.	
6	A Yes, sir.	6	THE WITNESS: Yes, sir, thank you.	
7	Q Yes, sir, you agree with me?	7	MR. O'DONNELL: John, I have no questions.	
8	A Yes, sir, there was no violence.	8	MR. YOUNGWOOD: Thank you. Have a nice we	ekend,
9	Q Okay. And no one was in some other way hurt by	9	everybody. Be well. We can go off the record.	
10	it well, at least physically hurt by it?	10	VIDEOGRAPHER: This is the end of the depor	sition.
11	A That's correct.	11	The time is 2:36 p.m.	
12	Q And no property was damaged; right?	12	MR. YOUNGWOOD: Just regular service is pe	rfect.
13	A No, sir.	13	I appreciate that.	
14	MR. YOUNGWOOD: Okay. Lily, Jack, unless you	14	MR. O'DONNELL: Written transcript for me.	
15	want to talk to me or have something else, I think	15	(Whereupon, the deposition was concluded a	t
16	we're done.	16	2:36 p.m.)	
17	Let me just make sure my co-counsel doesn't have	17	<u></u>	
18	something.	18	JOEY EAST	
19	THE WITNESS: Yes, sir.	19	Subscribed and sworn to before me this	
20	MS. CRON: I think that we're good.	20	day of, 2020.	
21	MR. WILLIAMS: I don't have anything else to add.	21		
22	MR. YOUNGWOOD: Sheriff, I don't know if	22		
23	Mr. O'Donnell has questions for you, but if not, I	23		
24	thank you for your time. I know you have a very busy,	24		
25	important job, and I appreciate you giving us your time	25		
<u> </u>				
2	Page 200 CERTIFICATE	1	J. EAST	Page 201
3		2	INDEX	
4	I, Gina Williams, Registered Professional	3	JOEY EAST	_
5	Reporter, certify that I was authorized to and did	4 5	EXAMINATION BY MR. YOUNGWOOD	5
6	stenographically report the foregoing deposition; and that	6	EXHIBITS	
7	the transcript is a true record of the testimony given by	7	EXHIBIT NO.:	PAGE
′		8	Exhibit 39 Photographs	17
8 9	the witness; that the witness did not waive reading and signing.	9	Exhibit 44 Minutes of City of Oxford Board of Aldermen Regular Meeting dated	31
10	I further certify that I am not a relative,	10	October 3, 2017 Exhibit 50 Minutes of City of Oxford Board of	35
11	employee, attorney, or counsel of any of the parties, nor am	12	Aldermen Regular Meeting dated May 15,2018	33
12	I a relative or employee of any of the parties' attorney or	13	Exhibit 52 Minutes of City of Oxford Board of	37
13	counsel connected with the action, nor am I financially		Aldermen Regular Meeting dated June	
14	interested in this action.	14	19, 2018	40
15	IN WITNESS WHEREOF, I have hereunto set my hand	15	Exhibit 55 Minutes of City of Oxford Board of Aldermen Regular Meeting dated July	40
16	this 2nd day of January, 2021.	16	17, 2018	
17	$\omega$	17	Exhibit 57 Petition	42
18	-	18	Exhibit 58 Minutes of City of Oxford Board of Aldermen Regular Meeting dated	43
19	Gina Williams, RPR, CRR, CRC	19	September 4, 2018	
20 21		20 21	Exhibit 59 Ordinance Amending Chapter 14 Exhibit 1 Facility Use Policy FAC-01 dated	44 58
1			April 20, 2015, Bates Lafayette	
22		22	County Doc000002 through _05	
23		23	Exhibit 2 Facility Use Policy FAC-01 dated	59
_ ·		1	March 4, 2019, Bates Lafayette County	
24		24		
24 25		24 25	Doc000006 through _10	

				_			
1		J. EAST	Page 202	1		J. EAST	Page 203
2		EXHIBITS		2		EXHIBITS	
3	EXHIBIT NO.:		PAGE	3	EXHIBIT NO.:	EKHIBIIS	PAGE
4	Exhibit 4	E-mail Chain dated June 3, 2020, Bates Lafayette County Doc001635 and	65	4		E-mail dated June 18, 2020, Bates	113
5		_36				Lafayette County Doc000504 and _05	
6	Exhibit 5	E-mail dated June 9, 2020 and	76	5			
7		Facility Use Application and Permit dated June 8, 2020, Bates Lafayette			Exhibit 14	Copy of Texts, Bates Lafayette County	115
'		County Doc000241 and _42		6	- 1 11 1. 4-	Doc001615 through _1617	100
8				7	Exhibit 15	Facility Use Application and Permit	120
9	Exhibit 6	Facility Use Application and Permit dated June 8, 2020, Bates Lafayette	79	8		dated June 22, 2020 and Letter dated June 24, 2020, Bates Lafayette County	
"		County Doc000022		°		Doc000025 and _26	
10		-		9		200000025 414 _20	
11	Exhibit 22	E-mail dated June 30, 2020 and	80	_	Exhibit 16	E-mail Chain dated June 23, 2020 and	121
111		Facility Use Policy FAC-01 dated March 4, 2019, Bates Lafayette County		10		Facility Use Application and Permit	
12		Doc000296 through _302				dated June 22, 2020, Bates Lafayette	
13	Exhibit 7	Order: Amend Facility Use Policy	82	11		County Doc000274 through _276	
14		Regarding Use of Courthouse Grounds dated June 15, 2020, Bates Lafayette		12	Exhibit 17	1 11	122
1 1 1		County Doc000052				dated June 22, 2020, Bates Lafayette	
15				13	- 1 !! !. 10	County Doc000027	104
16	Exhibit 29	Order: Approve Revision of Facilities Use Policy to Include a Requirement	98	14	Exhibit 18	E-mail Chain dated June 2020, Bates	124
1 10		of Application to be Made 14 Days		15		Lafayette County Doc000281	
17		Prior to Date of Proposed Use and		1,2	Exhibit 10	E-mail dated June 25, 2020, Bates	125
10		Requiring Closure of Courthouse		16		Lafayette County Doc000283	
18		Grounds 30 Minutes Before Dusk dated July 20, 2020, Bates Lafayette County		17	Exhibit 21	E-mail Chain dated June 2020, Bates	127
19		Doc000001				Lafayette County Doc000291 and _292	
20	Exhibit 9	E-mail dated June 15, 2020, Bates	103	18			
21		Lafayette County Doc001354			Exhibit 24	E-mail Chain dated July 2020 and	142
21	Exhibit 9A	Lafayette County Facebook Page	104	19		Facility Use Application and Permit	
22						dated July 1, 2020, Bates Lafayette	
	Exhibit 10	E-mail dated June 17, 2020 and	106	20		County Doc000311 through _313	
23		Attachments, Bates Lafayette County Doc000249 through _253		21	Exhibit 40	J 1	143
24		DOCUULES CHEOUGH _255		22		Photograph	146
	Exhibit 11	E-mail Chain dated June 2020 and	111	23 24		Photograph Photograph	146 146
25		Attachments, Bates Lafayette County Doc000261 through _266		25	EXIIDIC 43	EXHIBITS	140
		DOCUUZUI GILUUGII _ZUU					
			Page 204				Page 205
1 1		T 137 CM					
1 2	EXHIBIT NO.:	J. EAST	PAGE	1		J. EAST	
1 2 3	EXHIBIT NO.: Exhibit 25	J. EAST  Lafayette County Board of Supervisors	PAGE 148	1 2		J. EAST ERRATA SHEET FOR THE TRANSCRIPT OF:	
2 3		Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette		2		ERRATA SHEET FOR THE TRANSCRIPT OF:	
2 3 4	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13	148	2 3	Case Name:	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County	
2 3	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette		2 3 4	Case Name: Dep. Date:	ERRATA SHEET FOR THE TRANSCRIPT OF:	
2 3 4	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette	148	2 3	Case Name:	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County	
2 3 4 5	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail	148	2 3 4	Case Name: Dep. Date:	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County December 18, 2020	
2 3 4 5	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash -	148	2 3 4 5	Case Name: Dep. Date: Deponent:	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5	Exhibit 25	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail	148	2 3 4 5 6 7	Case Name: Dep. Date:	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East	
2 3 4 5 6 7	Exhibit 25 Exhibit 26	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012 Facility Use Application and Permit	148	2 3 4 5	Case Name: Dep. Date: Deponent:	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6	Exhibit 25 Exhibit 26	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette	156	2 3 4 5 6 7	Case Name: Dep. Date: Deponent:	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7	Exhibit 25 Exhibit 26	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012 Facility Use Application and Permit	156	2 3 4 5 6 7 8 9	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9	Exhibit 25 Exhibit 26 Exhibit 27	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030	156	2 3 4 5 6 7 8 9	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 27	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020	148 156 168	2 3 4 5 6 7 8 9 10 11	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 27	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates	156 158	2 3 4 5 6 7 8 9	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012 Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc00030  Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038	148 156 168 173 175	2 3 4 5 6 7 8 9 10 11	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates	148 156 168 173 175	2 3 4 5 6 7 8 9 10 11 12 13	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through	148 156 168 173 175	2 3 4 5 6 7 8 9 10 11 12 13 14	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates	148 156 168 173 175	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12 13 14	Exhibit 26  Exhibit 27  Exhibit 29A  Exhibit 30  Exhibit 31	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates	148 156 168 173 175	2 3 4 5 6 7 8 9 10 11 12 13 14	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Exhibit 26  Exhibit 27  Exhibit 29A  Exhibit 30  Exhibit 31	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347	168 168 173 175 180	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12 13 14	Exhibit 26  Exhibit 27  Exhibit 29A  Exhibit 30  Exhibit 31	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc00030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020,	168 173 175 180	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Exhibit 26  Exhibit 27  Exhibit 29A  Exhibit 30  Exhibit 31	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347	168 168 173 175 180	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 32	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill,	168 168 173 175 180	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF:  Rash v. Lafayette County  December 18, 2020  Joey East  CORRECTIONS:	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 32	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc00030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and	168 168 173 175 180 182 183	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 32	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County	168 168 173 175 180 182 183	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 33	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc00030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and	168 168 173 175 180 182 183	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of December 18 and sworn to before me this	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 33	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370	168 168 173 175 180 182 183	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Case Name: Dep. Date: Deponent:  PAGE LINE	ERRATA SHEET FOR THE TRANSCRIPT OF: Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 35 Exhibit 60	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370 E-mail Chain dated October 9, 2020 and November 18, 2020	168 168 173 175 180 182 183 185	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of December 18 and sworn to before me this	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 35 Exhibit 60	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370 E-mail Chain dated October 9, 2020	168 168 173 175 180 182 183	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De ad sworn to before me this, 20 n expires:	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 166 17 18 19 20 21 22 23	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 35 Exhibit 60 Exhibit 61	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370 E-mail Chain dated October 9, 2020 and November 18, 2020	168 168 173 175 180 182 183 185	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De ad sworn to before me this, 20 n expires:	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 35 Exhibit 60 Exhibit 61 Exhibit 64	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc00030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000347  E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370 E-mail Chain dated October 9, 2020 and November 18, 2020  Data Information 1 - 5  Photograph	168 168 173 175 180 182 183 185 190 191 196	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De ad sworn to before me this, 20 n expires:	eponent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 166 17 18 19 20 21 22 23	Exhibit 25 Exhibit 26 Exhibit 27 Exhibit 29A Exhibit 30 Exhibit 31 Exhibit 32 Exhibit 33 Exhibit 35 Exhibit 60 Exhibit 61 Exhibit 64	Lafayette County Board of Supervisors dated July 6, 2020, Bates Lafayette County Doc000011 through _13 E-mail dated July 15, 2020 and Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000321 and _22 and E-mail dated July 16, 2020, Bates Rash - Sheriffs Department Docs - 012  Facility Use Application and Permit dated July 14, 2020, Bates Lafayette County Doc000030  A Minutes of Lafayette County Board of Supervisors dated July 20, 2020 E-mail Chain dated July 2020, Bates Lafayette County Doc000038  E-mail Chain dated August 2020, Bates Lafayette County Doc0000341 through _346  E-mail dated August 21, 2020, Bates Lafayette County Doc000347 E-mail Chain dated August 21, 2020, Bates Lafayette County Doc000348  Letter to Mayor Robyn Tannehill, Letter dated September 8, 2020 and Attachments, Bates Lafayette County Doc000364 through _370 E-mail Chain dated October 9, 2020 and November 18, 2020  Data Information 1 - 5	148 156 168 173 175 180 182 183 185	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Case Name: Dep. Date: Deponent:  PAGE LINE	Rash v. Lafayette County December 18, 2020 Joey East CORRECTIONS: CHANGE/REASON  Signature of De ad sworn to before me this, 20 n expires:	eponent

Index: \$1,509.72..28

				idex: \$1,509.7228
	203:4	<b>16</b> 11:10 121:14,15,	53:9 56:12 58:14	174:25 178:9,13
<b>\$</b>	<b>120</b> 203:7	16 137:7 203:9 204:7	59:15,16,17 77:7 93:23 94:4 135:4	<b>21</b> 92:25 127:4,5,6,8
<b>\$1,509.72</b> 188:4	<b>121</b> 203:9	<b>1617</b> 203:6	177:2,11,16,18	183:2 203:17 204:15, 17
	<b>122</b> 203:12	<b>168</b> 204:8	188:14,15,17 194:12 201:23	<b>22</b> 22:5 80:21,22,23
0	<b>124</b> 203:14	<b>16th</b> 162:2 165:21	<b>20</b> 9:12 10:12 21:8	81:7,8,13 82:16
<b>012</b> 204:7	<b>125</b> 203:15	<b>17</b> 20:17 31:5 32:14, 17 40:3,16 44:5	36:2,9 58:23,24	126:24 128:25 132:7 134:20 138:18
<b>05</b> 201:22 203:4	<b>127</b> 203:17	51:21 52:18 53:16,25	141:23 158:25 169:12 173:25	141:21 142:4 170:6
	<b>12:30</b> 125:20	54:2,22 57:10 117:23 122:15,17,18 131:8	176:23 177:7 178:6	176:12 202:10 203:7, 10,12 204:6
1	<b>12:43</b> 130:4	201:8,16 202:22	201:21 202:18 204:11 205:20	<b>23</b> 10:10 17:10 203:9
<b>1</b> 4:11 50:24 51:22	<b>12:48</b> 130:8	203:12	<b>2002</b> 8:11	<b>23rd</b> 179:25
58:10,13,15 161:20	<b>13</b> 148:13,25 182:6	<b>173</b> 204:10	<b>2003</b> 41:9,11	<b>24</b> 60:19 61:5 142:7,
194:9 201:21 203:19 204:22	204:4	<b>175</b> 204:12	<b>2012</b> 9:2	8,9 162:8 203:8,18
<b>10</b> 59:20 79:22	<b>1354</b> 103:19	<b>17th</b> 56:17 106:19 107:11,18 118:5,12	<b>2013</b> 9:2	<b>241</b> 76:15
106:14,15,16 131:19	<b>14</b> 40:24 55:8,12,13, 15 97:22 98:7,19,21	165:21	<b>2014</b> 8:25	<b>242</b> 76:15
201:24 202:22	99:12 100:15 114:23	<b>18</b> 4:17 31:5 32:17	<b>2015</b> 58:23,24 201:21	<b>249</b> 106:16
<b>10-minute</b> 90:2	115:4,12 120:5,17 166:5 181:2 201:20	33:5 75:6 113:15 124:22,23,24 131:8	<b>2017</b> 30:21 32:7	<b>24th</b> 61:2 180:15
<b>100</b> 125:20	202:16 203:5 204:6,9	171:6 173:5 203:4,14	201:10	<b>25</b> 13:14,23 63:12
<b>10017</b> 3:7	<b>14-103</b> 45:11 56:5,10	204:21 205:4	<b>2018</b> 30:21 34:7	69:2 148:9,10 203:15 204:3
<b>103</b> 202:20	<b>14-day</b> 99:17 169:25	<b>180</b> 204:13	35:17 37:18,25 40:3, 16 43:21 53:13 54:22	<b>253</b> 106:16 108:10
<b>104</b> 202:21	<b>1403</b> 3:20	<b>182</b> 204:15	201:14,16,19	202:23
<b>106</b> 202:22	<b>142</b> 203:18	<b>183</b> 204:17	<b>2019</b> 8:25 9:24 51:22	<b>25th</b> 61:25 63:4 68:24
<b>10:00</b> 127:21 133:10	<b>143</b> 203:21	<b>185</b> 204:18	60:2 145:6 146:15 177:2,12 201:23	125:18 127:11
<b>10:03</b> 125:18	<b>146</b> 203:22,23,24	<b>18th</b> 112:4 118:5,10, 11 165:21	202:11	<b>26</b> 11:12,20 12:20 155:25 156:2,8
<b>10:17</b> 53:6	<b>148</b> 204:3	<b>19</b> 37:18,25 79:22	<b>2020</b> 4:17 5:24 10:16	161:20,25 203:8
<b>10:34</b> 53:10	<b>14th</b> 156:20 161:18	118:2,4 125:11,12,13	60:16,19,20 61:5 79:22 83:6 85:19	204:5
<b>10:40</b> 76:14	165:23 175:2	131:12,16 195:19 201:14 203:15	97:10,12 98:10	<b>261</b> 111:2
<b>10:43</b> 143:15,18	<b>15</b> 35:17 82:2 85:18	<b>190</b> 204:21	103:25 113:15 123:15 125:20 131:5,	<b>265</b> 111:23
<b>10:55</b> 66:25	91:5 97:12 99:25 103:25 120:18,19	<b>190</b> 204:21	12 145:5,11 148:13	<b>266</b> 111:2 202:25
<b>11</b> 27:14,15 38:3,4	158:25 177:8,22	<b>196</b> 204:23,24	156:20,23,24 171:6 173:25 190:22	<b>27</b> 13:23 120:22 121:24 125:3,8
111:2,3 148:12 157:7 202:24	202:14,20 203:7 204:5	<b>1991</b> 6:17 9:4,5,11	199:20 202:4,6,7,9,	132:10 137:3,12
<b>111</b> 202:24	<b>15,2018</b> 201:12	<b>1998</b> 6:22	10,14,18,20,22,24 203:4,7,8,9,10,12,14,	168:22,23,24 180:5 204:8
<b>113</b> 203:4	<b>150</b> 45:19 46:11 47:5	<b>19th</b> 107:12,14 118:6,	15,17,18,19 204:3,5,	<b>27,000</b> 13:14 29:25
<b>115</b> 203:5	48:10 51:14 52:13 125:21	7,13,21 119:16	6,7,9,11,12,13,15,17, 19,21 205:4	<b>274</b> 121:15
<b>11:23</b> 86:3	<b>156</b> 204:5	<b>1st</b> 142:13	<b>2021</b> 145:10	<b>276</b> 121:15 203:11
<b>11:46</b> 100:21	<b>15th</b> 83:5 97:9 103:20		<b>2024</b> 10:11,13,17	<b>27th</b> 121:3 180:18
<b>11:57</b> 100:25	105:12 161:19,21	2	<b>2025</b> 10:18	<b>28</b> 186:12
<b>12</b> 113:6,7,8,11 133:7	178:7,13	<b>2</b> 32:6,20 45:17 50:24	<b>20th</b> 98:10 144:24	

Index: 28th..accidents

28th 186:18 187:20

**29** 98:2,3,4,13 100:10 169:8 178:2,5 202:15

**292** 203:17

**296** 80:22

**29A** 173:21,22 204:10

2:05 182:6

2:06 185:16

2:17 185:20

2:36 199:11,16

2:47 143:12,19

**2A** 56:12,13

3

**3** 32:7 47:10,17 50:24 51:6 66:13 68:25 69:3 94:11 100:24 161:24 188:17 192:9, 16 201:10 202:4

3/4/19 77:6

30 14:11 30:6 82:11 84:19 97:14,16,17, 19,22 98:9 100:15 127:22 133:7,10 142:5 152:4 157:18, 22 158:2 170:3,20 171:3,14,15 172:8, 22,24,25 175:12,14 179:23,24 180:9 202:10,18 204:12

**30,000** 13:21,22 14:13

**30-day** 84:24 97:7,8, 12 100:5,7 114:6,8

**30-plus** 108:7

**302** 80:22 202:12

**30th** 176:13

**31** 180:21,23 201:9 204:13

**311** 142:11

**313** 142:11 203:20

**32** 182:15.16.17

204:15

**322321** 156:5

**33** 183:12,13,14 204:17

344 180:24

**346** 180:24

348 183:13

**35** 170:21 185:22,24 186:2 201:11 204:18

**36** 202:5

**364** 186:2

365 192:24

**37** 67:24 68:2 201:13

**370** 186:3 204:20

**38655** 3:21

**38673** 3:15

**39** 16:24 17:4,5,6 201:8

3:20-cv-224 4:15

**3:31** 112:4

**3:45** 171:7

**3B** 48:6

4

4 19:19 36:7 38:12 40:21 43:21 44:5 51:20 53:13 55:8,13 60:2 65:22,23 68:5 75:18 125:19 130:7 139:13 177:2,11 192:9,10 201:19,23 202:4,11

**40** 11:17 143:22,23, 24 201:15 203:21

**41** 146:5,7,8 158:24 203:22

**42** 146:8,9,11 158:24 201:17 202:7 203:23

**425** 3:6

**43** 146:9,10,12 158:24 201:18 203:24 **44** 14:25 15:17 16:14 31:21,22,23 201:9,20

**46** 9:17

**48** 15:4,17 16:14

**4:15** 170:14 171:6,9

**4:30** 170:15

**4:52** 170:20

5

**5** 19:20 33:6 40:16 58:14 66:17 74:2 76:6,8 135:4 136:4 139:11 148:13 170:5, 8 172:18 182:6 185:19 192:5 201:4 202:6 204:22

**50** 35:14,16,17 108:17 112:8,11 176:11 201:11

**50,000** 13:25

50-person 110:20

**52** 37:14,15,16 201:13

**55** 40:2,7,9,11,14 54:21 55:2,3,8,9 56:18 201:15

**56** 55:3,6 56:3,4,7

**57** 42:3,4,5 201:17

**58** 43:17,18,19 51:19, 21 52:18 53:12,22 201:18,21

**59** 44:17,18,19 45:10 53:21 201:20,23

**5:30** 125:20

5th 83:5 142:13

6

6 20:8 59:20 79:6,7,8 108:3,6 109:23 129:3 148:13 155:24 169:16 190:8 195:16 202:8 204:3

**6-0** 190:10

**6/17/20** 108:24 109:2 111:12.18

**6/19** 111:8

**6/20** 120:22

6/7/20 108:20

**60** 15:5,9 189:25 190:2,4,10,21 204:21

**60-person** 110:19

**61** 190:15 191:21,22, 24 204:22

**64** 196:7,9,18 197:4 204:23

**65** 196:7,10,20 197:4 202:4 204:24

**67-1-5(m)(ii)** 45:14

**670** 11:17,19

**69** 3:14

**6th** 127:13

7

**7** 38:12 55:8,13 82:17, 18,19 97:4 99:24 177:22 192:24 202:13

**7/14/2020** 156:11

7/19/20 77:5

**76** 202:6

**79** 202:8

**7:30** 181:7

**7:54** 181:6,13

8

**8** 108:3,6 109:23 131:11 156:23,24,25 157:5 166:5 179:20 187:2,11 195:12 202:7,9 204:19

**8/27** 181:3

**80** 11:4 15:9,16 16:11 202:10

**82** 202:13

**8:30** 187:3

8:40 187:3

**8th** 142:14 165:24 175:25 179:18

9

**9** 76:14 79:19,22 80:14 102:22 103:15, 18,19,21,22 131:16 174:2 195:18 202:6, 20 204:21

**91** 7:8,11

98 6:22 202:15

9:14 4:17

9:57 66:13

**9A** 104:5,12 105:6 106:3 202:21

**9p** 79:19

Α

**a.m** 174:2

**a.m.** 4:17 53:6,10 66:13 76:14 100:21, 25 125:18 127:21 133:10 143:15

**Abbeville** 12:12 13:5,11,18 14:9,13, 14,15

ability 48:9 78:14

**absence** 6:3 27:12, 24 51:24

**absolutely** 43:9 129:22

**accept** 78:15

**acceptable** 50:8 128:14

access 36:13 101:11,23 135:5 164:18

accident 130:23,24, 25

accidents 194:11, 15.18 197:13

Index: accommodate..assume

accommodate 176:9

accommodations 175:24

accomplish 73:16

account 124:12

act 25:8 175:10

**action** 154:23 155:2 174:18 175:3

activities 80:7

activity 144:12 193:8

**actual** 148:2

**add** 154:2 177:6 198:21

**addition** 83:21 95:3, 12

**additional** 20:9 94:13 95:18,25 96:9 136:16 188:10 189:12

Additionally 45:17

**address** 24:24 30:23 113:18,19,20,21,24 136:3

addressed 42:17

**adequate** 48:22 50:12 52:11 56:21

adjusted 181:18

administrator

**adopted** 85:19,20 176:22

adults 30:9

**advance** 84:19 96:5 97:16 99:18 165:23

advanced 84:24

advice 85:16

**advised** 72:2 110:14 150:4 163:22 166:17

advising 138:7

affected 193:16

affixed 105:14

**affixes** 106:25

African-american 117:5 120:5

**after-dark** 151:13 152:10

**afternoon** 74:22 86:4 181:2

age 36:16 115:20

agencies 92:23

**agency** 69:15 191:4

**agenda** 148:18

aggressive 30:10

**agree** 43:12 52:14 88:7 140:22 162:7 165:22 166:9 168:2 172:2,14 173:4,7 175:8 193:15,19,20 198:7

agreed 109:16

agreeing 127:21

agricenter 26:5

**ahead** 15:19 135:23 193:6

Alan 132:16

**alcohol** 8:5 30:9 32:21

Alderman 34:3

**Aldermen** 31:3 32:6 35:8,18 37:19 40:3, 17 42:17 43:22 53:13 54:23 139:5 201:9, 11,13,15,18

Aldermen's 52:16

align 153:8

Allgood's 101:16

**allowed** 65:13 66:17 81:16 112:8 141:3,4, 6,12,15 143:7 145:20 180:9

allowing 37:3 123:22

**amend** 105:11 202:13

amended 76:25 83:2

97:21 176:25 178:7 184:13

amending 32:20 82:23 201:20

**amendment** 38:19, 23 43:7,10,12,15 83:14 99:25 177:21, 25 178:5

**amendments** 97:9 178:13

**American** 139:16 140:5 141:11

**amount** 52:11 56:22

ample 97:3

Ana 65:25

and/or 8:5 100:6

**angle** 18:16,21 20:18 102:2

animosity 197:23

annexed 11:11

anniversary 131:13,

Annotated 45:14

annotation 108:16

**answering** 28:14 171:9

**answers** 26:9 72:8 124:3

**Anthony** 129:4 195:18

anyone's 157:8

apologize 10:5 60:9

**Apparently** 87:11 88:2 172:16

**appeal** 139:2,6 176:19

**appears** 22:9 58:18 60:14 76:15 79:10 113:19 144:11

**apples** 16:18

applicable 50:17

**applicant** 49:5 78:19 95:10 96:3 181:17

188:23

applicants 176:4

**application** 50:7,17 76:16 84:15 88:20 91:25 92:2 98:7,19 100:14 106:20 107:8, 9 110:3 111:6 114:12 116:18 120:21 122:16 142:12 143:14 156:10 159:2 160:7 161:18 162:9 165:23,25 174:19,25 175:4,9 195:11,17 202:6,8,16 203:7,10, 12.19 204:5,8

**applications** 76:20 77:11 84:19 87:7 97:16 136:17 157:21

**applied** 77:19 96:25 117:25 166:5

**applies** 78:18 107:11 124:14 155:22

**apply** 95:5 124:13,19 193:4

**applying** 117:18,22

**approval** 44:13 82:7 87:10 114:16 129:3 136:14 138:3 161:9 195:18

**approve** 94:20,22 99:23 202:15

**approved** 44:10,25 57:14 98:9 108:11,21 109:3 114:12 118:8 119:15 136:5,17,19 138:20 139:9 157:21, 25 176:16 183:4

approving 169:11

approximate 14:17

**approximately** 9:2 11:8,12,16,17 13:13, 21 30:5 117:17 170:14 187:2,5

**April** 34:7 58:23,24 201:21

arbitrary 60:25

**area** 8:7,8 12:2,15 17:22 23:15 27:7

30:4,24 33:11,13,16, 19,24 34:4 36:12 37:8 67:16 116:10 152:19 154:6,18 180:7 191:4,13,14 192:12,14,17 193:7, 16 194:9 197:15

**areas** 12:9 13:10 25:22 27:17 36:16

arise 131:22

arose 147:16 167:15

arouse 163:23

arranged 31:12

**arrest** 25:10 69:19 183:25

arrested 184:4,8,11

arrests 194:9

**art** 162:13 164:14,15, 23 165:5

Article 32:20

articulated 184:12

**artist** 39:18 44:15 157:10 162:13

**artists** 39:11

asks 47:22,23 71:19

aspect 169:25

aspects 43:15 128:12.13

**assaulted** 28:23 29:11 37:5

**assess** 88:17,20 89:3 93:19

assessment 78:6

assigned 7:3,15,23 8:18

**assist** 11:22 12:14 123:25 181:20

**association** 129:18 130:14

**assume** 12:24 30:12 32:11 50:20 57:20 58:5 69:2 79:15 81:24 82:14 118:14 151:16,19 152:13

Index: assumed..care

197:23

assumed 5:24 60:16

assuming 31:5 75:23 92:14 98:25 121:7 168:17 169:23

athletic 193:16

athletics 188:4 193:25 194:3

**attached** 81:9.17 104:15 135:15 175:16

attaching 106:20

attachment 77:2,4 81:22 104:4 190:16

attachments 77:3 202:23,25 204:19

attend 32:12 79:17 83:8

attendance 32:9 35:20,23 37:21,24 40:18 44:2.3 77:20 157:18,22 158:2 174:2

attended 131:18

attendees 40:18

attending 157:8

attention 24:22 42:11 64:9 76:21 124:6,7

attorney 3:5,13,19 6:19,20 7:5,8,17,22 81:19 83:25 84:16,21 85:4,9,11 133:3 134:25 141:25

attorney-client 84:7

attorneys 5:14 150:25

August 156:23,24 157:5 165:24 166:5 179:18 182:6 183:2 186:6,12,18 187:20 195:12 204:13,15,17

**author** 114:5

authority 48:12 77:14,23

availability 78:15

Avenue 3:6.20 34:16

awaiting 7:25

awarded 8:22

aware 26:18 27:22 28:8,19 59:9,10 93:23 146:23 147:16 159:3,19,22 160:2 175:22 184:8

awareness 62:5

В

**B1** 17:24 49:10

**B2** 50:9

**B3** 50:11,17

back 9:3 29:10 30:21 37:4 39:24 41:9,11 42:8 53:3,9,12 54:21 55:2,8 68:5 72:3 75:24 82:16 86:15 90:23 91:2.12.16.18 97:4 98:16 99:24 100:24 101:3 111:23 125:22 129:2 130:7, 10,12 137:7 148:8 151:13 158:14 172:10 179:23 185:19 188:14 189:7, 19 191:16 195:8

back-and-forth 84:13

background 9:13

balls 88:25 89:8

**banner** 140:21

bar 36:13

barricade 67:10 68:12,16,22 69:5,22 73:15

barricaded 66:16 68:6.7 72:9

barricades 68:19 71:2

barricading 68:14 72:19,23

bars 23:16 30:6 33:20 36:22

base 95:22 196:20

baseball 193:9 194:6

based 36:14 93:9 168:12

**basic** 24:12 122:13

Basically 78:3

**basis** 193:14

basketball 102:18 193:10

**bat** 109:10

Bates 58:13 59:20 76:14 80:22 103:19 106:16 111:2 121:15 142:11 148:12 156:4 180:24 183:13 186:2 201:21,23 202:4,7,9, 11,14,18,20,23,25 203:4,5,8,10,12,14, 15,17,19 204:3,6,7,9, 12,13,15,17,19

**beat** 16:6

began 10:16 41:4 55:22

**begin** 10:17

beginning 39:13 55:22 180:24

behalf 4:23

**belief** 36:21

bench 20:9,10 23:5

benches 19:9.10.13. 18 20:14.15 21:4.14 22:19 23:9,20

benefit 33:15

big 118:24 119:2

bill 96:5 187:24

binder 31:13 113:13

birth 131:14

**Bishop** 42:16.23

43:10

bit 7:21 10:24 16:20 30:20 71:18 153:2

156:7 177:19

black 189:13 196:19.

block 47:2 50:22 70:7

blocked 24:9 68:12

blue 141:10,11

board 31:3 32:5 34:3 35:8,17 37:18 40:3, 17 42:17 43:21 52:16 53:13 54:23 81:20 82:7,23 88:2 98:9 100:6 105:11 127:13 133:2 136:13 139:4, 22 141:22 148:14 169:20 173:25 176:16,22 177:7 183:19 201:9,11,13, 15,18 204:3,10

**body** 9:8

**BOS** 81:19,20 136:5 138:20 160:21

**bother** 164:6

**bottom** 17:10 36:9 45:10 59:20 94:4,11 100:3,4 108:12 111:25 114:5 121:20 149:13 188:19

**Box** 3:14

**Bradley** 42:16

brand 7:25

break 52:19,21,23 53:2 89:24 90:3 91:7, 13 129:21 182:22 184:18 193:22,23,25 194:2.5 197:19

breaking 37:3

breezeway 158:9

briefly 7:7 9:3 127:4 129:2

bring 129:2

broad 28:25

broaden 27:19

**broke** 26:21

**brother** 115:23

brought 39:23 133:24 167:8

budget 112:17,21

building 25:25 74:24 166:20

**bullet** 34:21

Buren 3:20 34:16

business 22:21 39:22 44:6 68:10 86:10 136:12 139:12 152:25 153:3,11,13

businesses 36:15. 20 45:17 74:23

busy 198:24

**buy** 8:5

C

# C-U-R-R-E-N-C-E

38:15

call 15:10 17:18 25:3 31:22 43:17 64:10 65:22 66:23 76:2 78:14,15 88:21 93:5 98:25 117:13,17 118:15,17 119:23 144:22 153:24 156:8 160:12,19 161:15

called 5:8 34:8,17 61:24 75:24 112:10 119:6 156:16 174:14, 17,24 181:6

calling 118:24,25 119:8

calls 43:10 118:15

camera 36:23 102:2

**cameras** 36:12 37:6 101:6,10,21,23 154:5,12

**campus** 13:17 72:15

cannon 88:25 89:8

car 130:24

cardboard 139:22

care 11:25 25:4 30:18

Index: career..contacted

carreer 6:18

**carry** 65:15,16 81:16 139:15,21,24

carrying 132:23

Carwyle 64:22 65:11 76:11 77:10,22 97:2 103:20 106:19 111:18 112:3 121:21 125:17,22 127:10 133:6,14 136:19 137:3,13 141:25 158:6 159:10 161:19 167:17 168:7,18 178:15 179:25 180:13,25 181:10,20 183:2,16

**Carwyle's** 109:7 125:4

**case** 4:15 58:8 78:17 112:10 191:5,9 194:24 205:3

**cases** 16:5

caused 61:11 62:9

causing 74:17

caution 68:19 70:9

center 30:8 41:6

cetera 191:14

Chad 113:15

**chain** 133:6 180:19 202:4,24 203:9,14, 17,18 204:12,13,17, 21

**chains** 75:18

chancery 25:25

**chances** 124:14

change 26:25 32:25 65:6 84:14,18 91:5 97:5 98:17 100:17 106:4 134:13 149:14 164:11 174:15,18 175:17,24 181:7,15 182:20 183:24 185:13

CHANGE/REASON

205:7

**changed** 52:15 56:25 81:19 123:16, 19 133:2 140:20 153:14

**changing** 123:18 176:22

**Chapter** 201:20

**chat** 17:5 31:19 102:25

**check** 73:8 125:24 150:6 157:4 158:14 160:5

**checking** 36:23 181:24

**chicken** 140:6,15

chief 6:9,16 8:21,22, 23 11:10,11 12:13 24:11 25:18 26:10,17 27:6,23 28:8 30:13, 16 36:10 46:18 48:11,14 51:10,13,18 59:7,9 101:5,17,20 102:4,8,10,12 110:17 113:22 121:8 132:16 143:8 154:15 163:12, 13,14 164:4,5,7 167:8 187:7 190:6,25 194:20 195:2

**child** 19:17 20:15 **choice** 42:24 52:16, 17

choosing 170:10

**chose** 10:3

**chosen** 126:18

chronologically 31:9 82:17

circulated 176:13

circumstance 181:16

circumstances

28:18 49:4,9 178:21, 25 179:3

circus 88:24

cite 184:2

**cited** 38:18 184:4,8,

citizen 139:10

citizens 42:8

city 7:4 8:19 11:20,22 12:7,20 13:13,23 14:3,4 15:6 24:11,19, 21 25:22,24 26:2,4,5, 6,12,17 27:24 29:23, 25 32:5 33:15 34:2 35:18 37:18 40:3,16 43:21 49:25 50:12 54:5,23 62:15 101:11 123:24 124:17 139:4 143:8 152:4 155:20 162:19 165:15 201:9, 11,13,15,18

city's 192:6

**civil** 58:8

**claim** 128:5

clarification 140:16, 18

clarity 85:8,22

**CLAYTON 3:18** 

clean 151:24

**clear** 28:6 126:16 138:10

**clerk** 64:11,22

**close** 13:25 151:2 152:25 157:6 193:23

**closed** 19:4 20:5 21:2 22:3 70:10 74:8, 23 180:7

closure 98:8 202:17

**clothing** 131:25

club 23:22

**clue** 21:6

**co-counsel** 198:17

Code 45:14

coexist 43:5,8

coffee 23:12 158:9

**collection** 114:24 191:12

college 36:19,20

color 189:14

combination 47:25

combine 12:19

**comfort** 80:10,11 182:12

comfortable 182:7

**command** 14:23 78:19 121:5 123:4 132:18

commander 8:16

**comment** 105:15 135:4,15 139:14

commenting 104:17

comments 65:5,17 81:10,22 127:2 132:20 133:14,20 134:2 141:21 170:6 176:13,14

commission 205:21

committed 154:9

**common** 25:10

communication 84:7

communications 15:12

**community** 12:12 38:9

comparable 15:13,

comparing 16:18

complaint 37:4

completely 16:6

complex 26:6

complicated 103:4

compromised 56:23

computer 181:6

concern 33:19

126:5,6,7,22 147:24 154:3 163:15 167:6, 15 186:21,22 195:10 197:12

concerned 153:12

**concerns** 31:4 34:3 38:19,23 44:5

110:12,13,21,22 123:21 131:24 147:20,25 149:4 166:13 168:5,6 191:13 192:11 193:3 196:3

concert 46:25

concluded 199:15

concrete 68:18

conduct 49:23

cones 68:19

confederate 67:11, 19 69:18 92:11,12 93:4 129:18 130:16 140:11 141:2 149:4 161:7 196:19,22

**conference** 41:6 90:20

confident 83:10

confirm 82:22

conflicting 107:23

confused 33:8

confusion 67:23

conjointly 124:17

connect 67:4

**connection** 6:5 170:25 176:14 194:20,24

consideration

107:17 124:9 159:13, 14 166:22,23

considerations 77:12

**considered** 61:9 140:21

consistent 19:7

consult 60:20 61:4

**consulted** 87:7 195:25

**contact** 25:17,21 26:15 47:23 78:8,19 116:2 117:25 121:4,5

**contacted** 28:12 79:16 110:14,16

Index: contained..December

117:2 120:10 187:4

contained 178:20

**content** 47:11 91:24 92:15 163:18 164:7

**context** 115:16

**continue** 145:20

continued 93:3

**control** 12:18 49:5 94:14 95:20 110:22 119:9

convention 17:4

conversation 59:12 72:5 84:2 118:18 121:11 159:10 162:12 163:6 165:19 168:18,19 176:4 180:14

#### conversations

39:23 134:24 142:4 168:20 175:22

converse 132:2

**convey** 135:7

convicted 29:8

copies 57:3

**copy** 47:9 57:2 64:19 108:11 112:6 203:5

**copying** 175:15

correct 5:20 6:4 8:13 9:14,19 16:13 17:14 18:14,25 20:3,6,7,11, 14 21:2,3,25 24:3,4, 6,9,10 29:23 34:19, 22 37:10,12,25 38:10 40:4 41:22,25 43:15 44:3,7,10,15 51:7 56:19,22 60:17 64:4 69:12 71:6 76:21 77:24 79:25 81:20 83:20 84:17 86:6 92:8 93:13 94:23 95:20 96:6,12 97:19 99:11 102:5 103:24 106:20,23 107:6,12, 15,18 108:3,8,9,14, 22 109:20,23 110:8, 21 114:13,20 116:11 117:16 118:3 119:17 122:20 123:13

126:12,20,23 130:23 133:7 134:20 136:18, 22 138:4 143:15 144:8,10 146:3 150:10 153:7 154:23 163:11 169:3 172:20 175:10 176:6 177:13, 22 178:2,6,9 186:4 187:12,22 188:24 189:6 191:14 194:16 198:11

# CORRECTIONS 205:6

**correctly** 38:13 62:7 79:18 116:19 123:7 126:16 183:8

cosmetic 153:24

costs 96:9

**counsel** 4:19 54:5 90:15 172:10

count 21:12

counter-protest 163:7

counter-protesters 124:10

counting 8:11

country 143:3

county 4:13,24 5:17 6:11 7:4,16 9:16,21 11:13,25 12:9 13:20, 22,25 14:4,12 15:17 16:22 24:15,17 25:23 26:4,7,8,12 58:13,14, 19 59:10,11 62:23 64:11 72:24 77:6 83:25 84:16,21 85:3, 9,11 86:4,22 88:14 93:20 95:4 101:23 104:11,24 106:8 114:19 115:17 124:19 136:18,22 138:25 143:3 144:16, 17,18,19 145:24 147:18,22 148:5,13 150:17 152:21 154:2 155:23 173:25 181:17 197:16 201:22,23 202:4,7,9, 11,14,18,20,21,23,25 203:4,5,8,11,13,14,

16,17,20 204:3,4,6,9, 10,12,14,16,17,19 205:3

**county's** 62:18 175:17

**couple** 12:13 62:15 78:10,11 102:10 112:16 182:19

**court** 4:2,14 17:3 22:22 26:6 28:10,22 58:2,5,7 68:9 86:10 91:16 191:5

courthouse 16:22 17:16,18,20,21 18:2, 9,16 19:14 20:14,21 22:10,19 24:2,14,23 25:7,20 26:19 27:7, 16,25 29:10,13,18 33:24 34:4,6 41:24 66:17 67:12 68:8,9, 12 69:7,10,11,12,21 70:3,6,8,10 71:3 73:20 74:2,8,12 75:2, 7 81:15 82:24 86:4,9, 21 87:25 88:10,14,18 98:8 133:16,24 136:10 144:5,10 146:15,23 147:6,18, 22 148:6 152:20 153:22,23 154:2 157:12,14 158:24 159:3,7,21 160:2 162:19 166:19,24 167:14,21 174:7,12, 15 175:25 178:22 179:4,20 180:6 183:5,10 184:5,9,16, 20 186:20 192:13 202:13,17

cover 11:16 124:5

**covered** 12:19 45:18 56:18

**COVID** 22:17 30:18 86:2 158:11 167:9, 16,19,21

**COVID-19** 4:3

**creating** 36:3,11 38:5 40:25

crime 154:8,13,21

criminal 29:14

criteria 50:5 89:3,15

**Cron** 3:9 4:22 31:19 102:25 103:9 104:10 173:11,18 198:20

crossing 25:6

**crowd** 35:4 46:24 89:8

crowds 30:17 193:11

culmination 41:8,11

**cup** 23:12

curfew 128:19 152:2

**Currence** 38:14,16, 18

**current** 5:16 27:13 149:8 150:18 192:11

custody 29:12

cut 14:7 35:6

D

damage 69:8,9 75:2

**damaged** 198:12

dance 47:25

dangerous 49:24 167:11

dark 131:24 132:3 153:3,11,14,18 157:5,7 171:15 172:3,5,7,9,12,13,23 178:22 179:5 180:8

**darkness** 154:3 178:20

**data** 191:4 192:3 194:8,19,23 195:4,6 204:22

date 58:23 59:25 60:25 63:25 69:4 70:21 71:16 77:6 83:7 95:23 98:8,19 107:14 108:20,25 109:11 111:12,15,18 124:15 131:4,12 143:7 144:25 165:21 186:5 187:19 202:17 205:4 dated 68:23,24 148:13 156:11 169:12 177:5 201:9, 11,13,15,18,21,23 202:4,6,7,9,10,11,14, 18,20,22,24 203:4,7, 9,10,12,14,15,17,18, 19 204:3,5,6,7,9,11, 12,13,15,17,19,21

**dates** 58:22 134:5 135:2

dating 41:8,11

**David** 3:22 4:23 90:10

day 22:16,18 61:2 67:4,8 74:21 78:16 82:14 94:10 98:10 108:21 109:3 112:20 114:13,16 117:20 118:6,12 119:25 123:24 127:14,20 134:16 143:19 162:5 171:22 182:6 185:4 199:20 205:20

days 45:21,24 46:13, 19 49:17 50:8,19 54:15,18 56:21 57:7, 15 62:2 63:15 74:14 75:14,15,16 78:10, 11,12,16 84:19 97:14,16,17,19,22 98:7,19,21 99:3,6,10, 14 100:15 107:9 109:4 121:25 152:4 175:5,10 180:5 181:2 192:24 193:4 202:16

**days'** 48:20 49:10 50:25 51:5,10 52:10 99:12

daytime 23:11

**dead** 18:21 66:25 129:10

**death** 61:16 62:3 63:8,13 64:3,9 71:6,8 131:14 134:3,8,14

decades 19:15 20:2

**December** 4:17 5:22 75:6 171:6 173:5 205:4

Index: decided..due

**decided** 119:19,20, 22 120:12

**deciding** 62:13 77:12 93:19,20

**decision** 9:23 50:6 69:22,23,24,25 73:3 95:22 125:9 137:23

declare 35:11

**dedicated** 122:9 124:19

deemed 96:2

deems 137:22

**defendant** 3:19 29:14

defer 12:4,11 155:19

definite 178:4

degree 43:4

demonstration 86:17

demonstrations 28:9

**denial** 94:2 96:19,20 121:5 125:3 137:4,12 169:3

denied 97:2 121:2 122:4 136:24 137:2 138:8 159:24,25 168:10,12,16 169:6 175:16 180:2

denies 138:12

**deny** 48:8 77:14,23 94:16,18,19,22 96:10

**denying** 96:13 125:8 137:5,15,19 138:2 161:16

**Dep** 205:4

**department** 6:10,16, 25 7:10 8:12,17 11:2, 16 25:21 26:15 29:22 30:14 50:2,11 52:12 69:15,16 73:10 95:18 132:17 145:23,24 150:4,9,13,19 154:18 195:3,4 204:7

departments 152:7

**depend** 78:14

dependent 94:9

**depending** 13:15 102:17

Depends 78:7

**Deponent** 205:5,19

deposed 5:9

deposit 96:16

**deposition** 4:12,16 40:15 58:3,7 73:12 199:10,15

**deputies** 29:9 70:2,5 94:13 95:19

**deputy** 8:21 15:2,6 28:23 29:5,11,13 132:16 163:10 197:25

**describe** 23:23 68:14 164:19

designed 41:19

**designee** 46:18 48:15

desires 95:3

destroyed 148:4

detail 196:25

deter 154:20

determination

89:16 99:9 124:4 165:25 166:7,11,15

**determine** 92:17 94:12 95:17 100:7 167:3

determining 50:16

deterrent 154:12

**died** 63:4 68:24 130:23

dies 61:25 63:12

differed 187:16

difference 46:24

differently 13:8

difficult 21:12

141:18

diligent 37:2

**direct** 31:21 42:20 45:6 55:8 133:14 164:9 184:25

directing 188:14

**direction** 19:23 20:19 21:9 22:7

directly 34:16 162:18

director 192:6

disagreeing 46:7

disclose 44:14

discomfort 80:11

discourage 75:3

**discretion** 48:8 93:12,14 99:20,22

**discuss** 37:13 65:9 84:23 113:3 120:8 180:17 187:15

**discussed** 24:8 36:3,12 83:11 84:14, 20 128:13 152:4 154:22 169:21,25 174:9,11 188:22

discusses 100:3,5

**discussing** 44:7 55:5 57:13 169:22

discussion 33:7 42:11 103:14 127:19 128:6 137:11 149:7, 11,17,20 150:21 151:11,17,20 152:11 155:2,16 175:9

**discussions** 141:20 174:6 198:2

disk 47:24

dislocated 28:24

aloiooatoa 20.2

dispatcher 7:11

**display** 146:16,24 147:6 148:4 159:4,8 163:15,19 164:8 195:11

**displayed** 147:17 164:21 165:9

displaying 159:20

disrupted 145:19

dissolve 152:8

distinction 25:23

**distracted** 195:12 196:3

distracting 197:6,9

distributed 102:23

**district** 4:14 30:8,22 35:9,12 36:4,11 38:5 40:25 42:12 44:6

divide 151:5

Division 7:6,23

**Doc000001** 202:19

Doc000002 201:22

Doc000006 201:24

**Doc000011** 204:4

**Doc000022** 202:9 **Doc000025** 203:8

**Doc000027** 203:13

Doc000030 204:9

Doc000038 204:12

**Doc000052** 202:14

**Doc000241** 202:7

Doc000249 202:23

**Doc000261** 202:25

**Doc000274** 203:11

**Doc000281** 203:14

**Doc000283** 203:16

Doc000291 203:17

**Doc000296** 202:12

**Doc000311** 203:20

**Doc000321** 204:6

**Doc000341** 204:14

**Doc000347** 204:16

Doc000348 204:17

Doc000364 204:20

Doc000504 203:4

Doc001354 202:20

Doc001615 203:6

Doc001635 202:4

**Docs** 204:7

document 32:15 40:20 42:9 45:9 52:24 56:8 58:12,20 81:9 103:19 111:7 115:11 134:19 148:12,25 156:20 173:8,24 177:5,6 178:12 180:4,23 190:5

documents 196:6

dog 9:9

dollar 112:9

double-decker

102:19

downtown 17:21 30:4,8,22,24 31:2 33:11,15 35:9,12 36:3,11 38:5 40:25 42:12 44:6 191:4,13, 14 192:12,17 193:7, 16 194:9,16

draft 55:4

drafts 56:24 57:5

draw 89:8

dressed 196:19.22

drink 23:12

drinking 33:12 37:3

driver's 106:25

**drivers** 195:12

**driving** 41:16 162:16 164:17 167:6,9,13,15 168:5

**drop** 31:19 102:25 103:11

dropped 39:17,20

dropping 152:5

drug 8:16

drunk 41:16

**due** 4:3 33:12 158:11 175:17,18

**envision** 178:25

179:3.7

Index: DUI..exhibit

99:15 102:17 124:6, 8.9 132:23 161:8

<b>DUI</b> 7:13	6:1 7:1 8:1 9:1 10:1
duly 5:8	11:1 12:1 13:1 14:1
duration 95:23	15:1 16:1 17:1 18:1 19:1 20:1 21:1 22:1
duration 95:23	23:1 24:1 25:1 26:1
<b>dusk</b> 98:9,16 153:15	27:1 28:1 29:1 30:1
170:3,8,11,13,16	31:1 32:1 33:1 34:1
171:4,6,12,14,19,24	35:1 36:1,5,10 37:1
172:9,14,21,23,24,25 173:2 175:18 180:10	38:1 39:1 40:1 41:1
181:5,11 184:16	42:1 43:1 44:1 45:1
202:18	46:1 47:1 48:1 49:1
dution 11:00 75:7	50:1 51:1 52:1 53:1, 12 54:1 55:1 56:1
duties 11:22 75:7	57:1 58:1 59:1 60:1
<b>duty</b> 12:15	61:1 62:1 63:1 64:1
	65:1 66:1,15 67:1
E	68:1 69:1 70:1 71:1
	72:1 73:1 74:1 75:1
<b>e-mail</b> 31:11 65:19	76:1 77:1 78:1 79:1
66:9,20 68:24 71:9,	80:1 81:1 82:1 83:1
17,20,23 75:18,20	84:1 85:1 86:1 87:1 88:1 89:1 90:1 91:1
76:10 82:8 103:6,20,	92:1 93:1 94:1 95:1
24 106:19 112:3	96:1 97:1 98:1 99:1
113:18,19,20,21 114:2 121:20 122:3	100:1 101:1 102:1
125:4,17 127:11	103:1 104:1 105:1
128:17 132:9 137:14	106:1 107:1 108:1
143:6 160:7,17	109:1,11 110:1
165:20 175:14 180:5,	111:1,19 112:1 113:1
19,25 182:25 183:17,	114:1 115:1,8 116:1 117:1 118:1 119:1
18 190:25 202:4,6,	120:1 121:1 122:1
10,20,22,24 203:4,9, 14,15,17,18 204:5,6,	123:1 124:1 125:1
12,13,15,17,21	126:1 127:1 128:1
	129:1 130:1 131:1
e-mailing 65:11	132:1 133:1 134:1
<b>e-mails</b> 67:10 71:13	135:1 136:1 137:1 138:1 139:1 140:1
81:5 113:23 134:17	141:1 142:1 143:1
190:21	144:1 145:1 146:1
Eagle 66:2	147:1 148:1 149:1
earlier 44:13 67:13	150:1 151:1 152:1
70:17 71:14 82:5,12,	153:1 154:1 155:1
15 94:18 98:24	156:1 157:1 158:1 159:1 160:1 161:1
103:13 124:6 134:3,	162:1,18 163:1 164:1
6,12,19 137:10	165:1 166:1 167:1
167:18 177:3,19 188:22 197:11	168:1 169:1 170:1
	171:1 172:1 173:1
early 63:18,19 118:5	174:1 175:1 176:1
136:25 186:6	177:1 178:1 179:1 180:1 181:1 182:1,25
easiest 16:22	183:1 184:1 185:1
<b>easily</b> 186:24	186:1 187:1 188:1
east 4:1,12 5:1,7,12	189:1 190:1 191:1
Cast 4.1,12 0.1,1,12	192:1 193:1 194:1

195:1 196:1 197:1 198:1 199:1,18 201:1,3 202:1 203:1 204:1 205:1,5	
<b>echo</b> 90:18	
effect 60:5 154:12	
<b>effective</b> 51:22 58:23 59:25	
effectively 171:13	
<b>elected</b> 5:22 10:16	
election 86:11	
eliminated 100:14	
elimination 44:14	
<b>EMA</b> 192:6	
emergency 101:15	
<b>employees</b> 14:25 22:22	
employment 5:16	
<b>empowers</b> 95:17 96:9	
<b>end</b> 65:3 75:19 102:20 112:17,20 135:14 160:11 199:10	
ended 29:7	
<b>ends</b> 76:24	
enforce 25:10	
enforced 26:7	
<b>enforcement</b> 9:14, 20 15:14 26:8 95:25	
enjoyment 22:20	
<b>enter</b> 176:3	
entertainment 30:8	
entire 13:25	
<b>entities</b> 150:24 181:25	
entrance 68:20	
entrances 74:12	
<b>entry</b> 36:16	
<b>environment</b> 78:3 80:3,7,12,14 182:2	

165:15 166:24 176:5 **equal** 135:5 179:11,17 186:11 **ERRATA** 205:2 188:10 193:17,24 erupted 198:4 eventually 159:24 escalated 186:24 **exact** 31:6 46:16 63:25 69:4 74:13 escape 35:4 75:13 83:7 84:13 96:24 102:11,16 **ESQUIRE** 3:8,9,16, 117:20 131:20 134:5 135:2 141:24 147:7. establish 31:2 11 153:19 163:8 established 33:17 **EXAMINATION** 5:10 37:7 201:4 establishment 34:8 examples 50:10 establishment's excessive 152:5 48:9 exchange 65:25 establishments 66:6,11 67:22 71:9 45:13 81:4 82:9 180:15 190:5,16,17 estimate 14:9 exclude 11:19 evaluation 114:6,8 excluding 57:23 evening 23:7,18,24 24:6 37:12 44:25 **excuse** 129:11 156:22 182:18 event 24:22,24 27:6 exec 155:4 41:8 45:19,20,21,22, **executive** 155:6,9,20 24,25 46:2 47:5,19 48:22 49:13,15,23 **exhibit** 17:5,6 31:22, 50:13,19 51:6 52:12 23 35:14,17 37:15,16 61:23 62:19,23,24 40:7,14 42:4,5 43:18, 80:9,14 93:10 94:8, 19 44:18,19 45:10 14 95:19,23 96:2,22, 51:19,21 52:18 53:12 25 107:11,14 108:2 54:21 55:3 56:18 109:23,25 110:20 58:13,15 59:15,16,17 111:8 117:19 118:2, 65:22,23 68:2,5 21 119:7,12,13,14 75:18 76:6,8 77:7 121:12 122:7,10 79:7,8 80:22,23 123:5,23 124:5,15 82:18,19 93:23 98:3, 142:13 144:22 4,13 99:24 100:10 156:22 163:6 164:16 103:15,19,22 104:5, 165:11 166:5 167:4 12 106:14,16 111:2, 171:7 173:6 175:25 3,5 113:7,8,11 115:4, 178:22 179:13,19,21 12 120:4,18,19 182:6 183:4 187:8 121:15,16 122:17,18 188:9 193:20 197:19 124:24 125:12,13 126:24 127:5,6 **events** 26:18 27:16 128:24 129:3 132:7 41:8,11,18,23 45:18 134:20 137:7 138:18 46:11 47:24 48:2,9 141:21 142:4,8,9 49:16 51:14 62:3,5,9, 143:23,24 146:5,8,9, 10,12,25 63:3,7 877-702-9580

Index: exhibits..geographic

10.11.12 148:8.9.10 156:2.8 161:20 168:23,24 169:8 170:6 173:22 175:12 176:12 177:2.11.18 178:5 179:23 180:21 182:16,17 183:13,14 185:22 186:2 188:14. 17 190:2,4 191:22,24 195:16 196:9,10 201:7,8,9,11,13,15, 17,18,20,21,23 202:3,4,6,8,10,13,15, 20,21,22,24 203:3,4, 5,7,9,12,14,15,17,18, 21,22,23,24 204:2,3, 5,8,10,12,13,15,17, 18,21,22,23,24

**exhibits** 70:17 158:24 189:8

existence 64:8

expanded 26:24

expect 26:13,14

expected 117:3

**expects** 125:20

expense 95:2

experience 154:14

**expires** 205:21

**explain** 101:7 193:6

**explained** 162:23 164:15

**explanation** 92:8,11 110:7 122:23 142:19 157:10 182:12

express 196:2

extent 94:13 95:18

**extra** 50:21,22 74:23 77:21 79:4 143:9

F

**FAC-01** 201:21,23 202:11

FAC01 59:22

Facebook 104:7,9, 11,21 105:15 106:3

202:21

**facilities** 59:11 135:5 202:15

facility 39:6 58:19 59:19 61:13 71:11 76:24 77:5,6 82:23 83:2,5,11 105:12 125:23 127:12 128:10 132:20 133:15 149:14 150:5 151:7 152:24,25 154:22 169:12 184:13 201:21,23 202:6,8,11,13 203:7, 10,12,19 204:5,8

**facing** 18:13 19:23, 24 20:19,20 21:10,11 22:8,9

**fact** 54:6 77:2 92:7 137:22 188:7

**factor** 125:9

factors 50:16

**fair** 18:15 20:10 129:19 145:3

fall 88:25

false 42:24

familiar 62:17,18 70:13 132:22 139:4 161:10

familiarity 59:7

familiarize 61:14

family 9:13,25

father 9:15

favor 92:10

**FBI** 120:10

February 52:2,6

Federal 191:5

**feel** 33:5 36:22 69:16 78:21 80:18 119:6

feels 138:3

**felt** 10:2 69:6,7 74:9 77:20 80:6 85:22 107:24 110:22 114:22 133:20

female 37:4

fence 25:7 70:16

fest 147:10,12

festival 22:24 158:8

field 110:24

fight 30:10

fights 26:21 37:3

**figure** 15:5 64:14 187:15

filled 156:10

fills 156:19

**film** 147:10,12 159:4, 8,20 160:3 164:20

films 146:16,24 147:6,17,21 148:4 164:24 165:4 167:20 195:11

**final** 44:24 45:5 46:5 56:6 57:2 104:14

**find** 17:8 56:4 73:7 77:19 88:21 89:2,5 93:5,18 99:7 160:19 163:24

fine 91:7 128:16 130:2

**finish** 15:4 60:10 135:23

fired 34:8.13 35:2

fit 10:4

**five-day** 48:25 54:12 56:13.19

five-member 84:15

**five-person** 84:23 184:12

**flag** 123:7,8,9,10,14, 15,17 126:10,11 130:22 139:16 140:2, 5,8,10,11,13,15 141:2,5,14 196:19

flagpole 132:24

**flags** 65:16 81:16 125:16,23 126:2,5,14 128:20 130:16 139:14,15 140:10,23 141:9,10,11 151:16 182:9.12

**flip** 103:12 155:24 177:16

**Floyd** 61:2,12,25 63:4,7,8,12 68:24

**Floyd's** 61:16 64:3 71:6,7 134:3,7,13

focus 16:21

focused 94:7

folks 23:18

**follow** 62:2,7 73:12 87:19 88:12

**follow-up** 128:17

football 102:18 186:17 192:17,21,25 193:3,10

**force** 9:10 12:4 50:23 94:7,9

forces 12:10 16:6

foresee 93:6

forget 13:3

**form** 15:19 27:3 28:3 44:10 92:7 110:3 146:21

forward 31:9 51:6 88:22 113:23 133:6 160:21 161:24 176:6 188:11

forwarded 107:5

**forwards** 161:19

found 36:19 37:22

foundation 188:4

Four-year 10:20

**fourth** 32:15 36:2 38:14 56:3

**frame** 61:18 63:20 64:5 70:4

**free** 33:5 66:23 127:13

**Friday** 112:6 180:6, 15 186:17 193:11

Fringe 158:8

front 16:25 40:13 81:12 82:21 93:22 103:21 105:16 106:5 134:21,23 136:13 144:5,9 189:8

full 38:14

fully 16:14

fundamental 43:11,

fundraiser 47:25

future 41:21 121:25

G

**game** 102:18 192:18, 25 193:4,10

games 192:21

garbled 45:23 80:5

gate 18:19,24,25 19:6

gated 74:12

**gates** 24:8

gather 86:17,20 87:3, 24 88:9,18 179:4

**gathering** 83:16 85:5 86:14 87:9 88:13 92:25 93:3 107:9 120:9 180:8

gatherings 39:2

gating 133:23,24

**gave** 7:19 15:5,9,16, 17 51:4 72:8 80:10 89:6 105:7 131:10 133:14 134:16 166:6 180:18 182:11 186:14 194:8

general 7:20,24

**General's** 6:19,21 7:5,8,18,22

**generally** 78:11 97:19

gentleman's 38:13

geographic 11:15 116:10 171:23

Index: geography..informed

geography 12:19

**George** 61:2,12 77:4 79:16 121:24 137:16 138:15

Gina 4:2

give 25:19 26:9 32:3, 4 38:9 45:25 50:10 58:3 65:18 72:10 74:23 78:2 80:11 94:19 104:15 107:20 112:12 114:16 133:18 135:9 143:17

**giving** 15:6,7 78:10 93:20 163:8 198:25

glad 104:23 106:7

**glancing** 93:25 94:12

**qlass** 35:3,5

globe 153:23

gmail 113:14

**good** 5:12 39:23 73:14 74:25 175:15 198:20

Googled 181:5,10,11

**gotcha** 112:2 156:15 197:17

**government** 86:24 87:17 138:25

gown 196:21

**grant** 8:2,3 77:13,14 80:17 93:21 107:21 108:11

granted 79:10 108:14 122:11,20 142:16 162:8 195:24

**granting** 161:16 195:25

great 57:17 66:19 144:20

greater 48:9

**grew** 9:20 116:9 117:3

ground 22:20 25:6

grounds 17:17,18,20

20:14 22:19 23:19 24:2,14,23 25:7,20 26:19 27:7,16,25 29:18 41:25 61:10 66:17 68:9,12 69:7, 10 70:11 73:21 74:2 82:24 86:4,6,9,21 87:25 88:10,14,18 98:9 105:12 133:25 135:5 144:16,18,19 174:7,15 178:22 179:5,20 180:7,9 184:5,9,16,20 202:13,18

**group** 84:15 142:25 183:18 184:18

**growing** 115:18 117:2 119:10 193:14

**guess** 8:25 42:7,15 60:7 75:24 106:25 107:4 120:4 130:20 135:19 181:2 186:18

guidelines 58:18

gun 34:8 35:2

gun-toters 15:10,21

guns 196:23

guy 66:16

Н

habit 25:10

hairs 171:17

half 181:5

hand 39:8 123:25

**handed** 103:17

**handle** 12:15 26:16 92:23

**handwriting** 109:8,9 148:25 149:2,3

handy 55:2

**happen** 27:15 30:11, 12 114:7 187:6 194:18

**happened** 119:13 147:2

happening 25:2 160:13

harassed 37:5

hard 152:23 193:7

harmful 49:24

**hazard** 89:7 132:4 188:10 197:20

head 14:9 85:16

heading 53:17

heads 112:12

health 49:24 94:5 135:15

hear 27:16 57:25 61:21 64:21 65:3 90:8,11,18 148:21 166:3 170:24

**heard** 124:2 146:2 161:4 164:16 174:6

**hearing** 38:5 40:24 41:4,6 55:23 120:10

height 19:6,7

**held** 4:16 103:14 126:14 162:16 166:24

helpful 33:6

helps 154:6,8,9

**Hervey** 129:4,9,10, 16 130:18,21 195:18

Highpoint 158:9

**hired** 6:17 7:11,12 8:17

hiring 15:4

his/her 46:18

historic 69:8

history 57:6

instory 07.0

hit 88:25 126:8,11

**hold** 40:5 45:8 48:9 195:21

**holding** 49:16 126:9 142:25 196:19,22

**home** 117:14 119:11, 24 192:17,21,24

193:3,10

homework 73:11

hope 25:2 55:4 76:12

**hour** 138:22 181:5 187:5

hours 22:21 74:20 136:12 139:12 152:25 153:3,11,13 161:25 162:9

**hurt** 28:19 35:3,5,6 148:3 198:9,10

hypothetically 179:14

I

i.e. 47:24

**ID** 36:15

idea 119:8 161:3,13

ideals 42:25 43:5,6

identification 17:6 31:23 35:14 37:16 40:7 42:5 43:19 44:19 58:15 59:17 65:23 76:8 79:8 80:23 82:19 98:4 103:15 104:12 106:14 111:3 113:8 115:4 120:19 121:16 122:18 124:24 125:13 127:6 142:9 143:24 146:5,11,12 148:10 156:2 168:24

148:10 156:2 168:24 173:22 175:12 180:21 182:17 183:14 185:22 190:2 191:24 196:9,10

**identified** 36:5 40:23

identify 20:18 21:9 34:2

**IDS** 36:23

ignorant 161:3,13

**ignore** 25:13,14

illegal 132:24

**images** 146:14 189:12 195:13

196:18.24

**immediately** 27:17, 25 29:19

**important** 85:20 86:22 118:24 198:25

imposition 8:18

**impossible** 49:5 179:19

impression 139:2

inadvertently 128:4

inappropriate 25:5

incident 29:4 30:21 34:7,19 35:7 61:12 72:13 144:21,22 166:25 167:23,25 168:4 185:7 186:16

incidents 28:20 29:16,22 41:16 148:3

include 14:13 15:11 26:24 47:19 98:6 140:14 183:20,21 202:16

included 14:12 36:12 176:21

including 14:9,25 15:10 140:11 180:7

inclusion 97:8

incorporated 12:13

increase 124:14

increasing 33:12

indication 116:14 155:5 194:14

individual 88:20 196:21

individuals 196:22

inform 96:3 180:2

information 39:9 47:23 48:5 51:5 69:20 78:24 89:4,6 160:12,20,25 161:5 180:18 187:11 191:6, 13,17 192:16 204:22

**informed** 146:25 147:5 169:5

Index: injured..live

injured 29:13,18

**input** 77:25 83:21,24 93:20 94:6,23 107:6, 20 159:18 162:8

**inquiry** 161:6,25 162:5

insertion 85:4 86:14

**inside** 11:24 26:2,4, 5.6 74:24

installations 157:10

installing 101:6

**instance** 176:19 181:16

**instruct** 84:4,9

instructions 25:19

instructor 7:13

insurance 112:9 119:10

intended 135:7

intent 137:25

interpret 140:24 141:14,18 171:18

interpretation 172:15,19

interpreting 27:20 140:4 171:12

introduce 4:19 5:2

introduced 5:13

investigations 8:19

Investigator 7:6

invoked 189:2

involved 92:21 118:20 145:23,24

involvement 76:18

**involving** 16:5 128:18

**issue** 137:14 182:10

**issued** 79:25 104:18 105:11 109:17,20 143:9 175:18

**issues** 36:11 93:8 112:16,24 131:21

132:2 154:6 175:19 182:2

issuing 152:7

item 32:14,17 36:2 40:23 44:5 51:21 52:18 53:18,25 54:2 55:8,13,15 56:12

items 61:10

J

**J.F.** 156:10

Jaarome 3:25 4:18

Jack 5:3 198:14

Jackson 3:16 142:13

**January** 5:24 51:22 52:2,5 60:16,19

**JE** 81:24

**JE1** 81:23

**job** 7:4,12 8:15 198:25

jobs 9:8

jockey 47:24

**Joey** 4:12 5:7 36:5 112:15 115:7 199:18 201:3 205:5

**John** 4:12 5:12 31:14 38:14 84:6 103:5 105:4,22 199:7

**Johnson** 77:4 79:16 120:21 121:24 122:16 123:5 125:19 130:15 161:8,11,15

**Johnson's** 129:4 137:3,12 195:18

joined 9:10

Jonathan 3:8 4:21

judge 29:9

judgment 93:13

juggle 99:15

juggling 88:24 89:7

**July** 40:3,16 54:22 56:17 57:10 63:23,24

79:22 98:10 125:19 127:13 131:12,16 141:23 142:13 148:13 155:24 156:20 165:23 166:5 169:12,16 173:25 176:23 177:7,9 178:6,9,13 179:24,25 180:5,15 195:19 201:15 202:18 203:18,19 204:3,5,6,7,9,11,12

**June** 37:18,25 63:18, 19 66:13 68:25 69:3 76:14 82:11 83:6 85:18 97:9.12 99:25 103:20,25 105:12 106:19 113:15 117:23 118:2,4 120:22 121:24 125:3, 8,18 127:11,22 131:11 132:10 133:7, 10 134:3 137:3,12 142:5 144:24 176:14 177:8,22 178:2,7,13 201:13 202:4,6,7,9, 10,14,20,22,24 203:4,7,8,9,10,12,14, 15,17

jurisdiction 10:25 11:5,14,15,21 12:3 13:4 25:9,15

jurisdictional 25:6 justice 26:6

Κ

keeping 65:12 92:10

**killed** 34:19 41:16 61:3

killing 63:7

kind 28:25 31:2 33:3 35:4 68:18 72:3 74:10,18 119:9 139:5 141:16 151:24 177:15 185:12 193:13

**knew** 64:14 80:8 115:21,22 147:7 187:5 **knowing** 10:5 59:14

**knowledge** 22:3 133:13 184:4

L

label 31:14

labeled 17:24

Lafayette 4:13,24 5:17 6:11 7:16 9:16, 21 12:10 13:19,22 62:23 77:5 88:15 104:10 115:17,25 148:13 150:17 173:25 197:16 201:21,23 202:4,7,9, 11,14,18,20,21,23,25 203:4,5,8,10,12,14, 16,17,19 204:3,6,9, 10,12,14,16,17,19 205:3

land 27:25 29:19 155:17

language 39:4 151:24 153:15

large 46:24 118:18 126:7 160:14

large-scale 193:25

larger 30:17 117:2,3

late 63:18,23 152:3 186:6

law 9:13,20 15:14 26:8 95:25

lawn 75:3 167:14 183:5,10 186:20

lawyer 16:5

leading 10:3 29:17

leads 137:11

learn 27:11 159:7

**learned** 159:6 182:5 187:3

leave 6:3,25 8:18 27:12,24 29:9 51:23 155:12 171:11 184:15 leaving 51:18 152:14,16

led 9:23

**left** 6:24 7:4 10:3 11:2,4 51:23 52:2,5 90:15 193:14

lessen 41:20

lets 138:15

**letter** 186:3,15 187:18 203:7 204:18, 19

**letters** 155:4

**letting** 187:6

Lexington 3:6

liability 112:9

Library 34:17

license 107:2

light 153:23 157:11

**lighting** 33:22 153:25

**lights** 153:22,23 154:2

likelihood 41:20

**Lily** 3:9 4:21 102:20 103:12 104:8,9 173:17 198:14

Limit 108:16

limitation 49:6

**limited** 73:22 125:4,9 195:2

limits 10:21

**Lisa** 64:19,22 121:23 183:3

list 44:2

**listed** 12:16 32:9 55:15 113:18 148:18 174:2

listen 155:16

literally 45:3

litigation 16:22

live 47:24 101:25 102:3

Index: Lives..monitored

**Lives** 141:10

**local** 9:9 12:4,10 34:17 129:17 162:13

**locate** 65:20 190:15

located 26:5 34:16

**location** 34:14 95:23 149:8 171:23 175:24

long 6:15 10:7,8 19:10,14,15 20:10,12 21:5,6,16 27:12 63:13 70:24 74:11 75:12 78:5 97:17,20 98:22 119:23 167:21 175:9

longer 114:15 129:23

looked 22:13 51:19, 20 54:22 61:7,8 64:18 67:13 70:16 77:7 81:2,3 82:3,4,5, 12,13,14 111:12 121:23 126:25 134:7, 13 137:10 169:9,16 170:6 177:3,8,13,14, 18,21,24 181:12

loose 189:8 190:11

**Lord** 10:2

lost 177:10,15

lot 9:25 30:7,18 31:4 36:20,21 78:7 112:11 117:10 147:15 151:22 155:21 164:18 177:14 193:8

lots 23:15

**love** 140:6,15 142:19 143:2

low-lit 153:24

**LSO** 150:22

lunch 87:4,10,12

**Lyric** 34:8,13,15,16

# М

**made** 26:18 27:22 28:8 30:22 33:18 34:13 39:24 44:12

50:7,8,17,18 63:5 69:24 73:24 81:18 97:9,16 98:7,19 132:25 133:20 141:23 142:13 152:2 159:19,22 160:2 161:18 169:14 176:5, 17,18 177:7,21,25 178:5 179:19 182:7 194:21 202:16

maintain 46:25

major 8:20 132:17

make 8:2 16:17 25:9 33:16,23 37:2 39:8 48:21 50:6 73:3 74:25 78:19 87:15,16 89:15 93:13 99:2,9 103:3 130:11 132:8 150:6 160:11 161:25 162:5 163:10 165:24, 25 166:6,10,15 175:23 198:17

makes 73:12 87:23

making 9:23 65:17

male 117:6 120:5

Mallette 53:24 54:4,7

man 29:8

management 14:23

**manager** 101:15

manpower 73:22 74:7 125:5,9 152:23 186:24

**march** 60:2 62:16 92:25 177:2,11 201:23 202:11

marching 186:19

margin 81:23 135:8

mark 35:16 37:15 40:14 42:4 44:17 59:16 68:2 79:7 80:22 82:18 98:2,12 103:18 104:5 106:15 120:18 121:15 122:16 127:4 142:7 143:23 146:8,9 148:9 173:20 186:2 190:4

**marked** 17:6 31:23 35:14 37:16 40:7

42:5 43:19 44:19 45:10 58:15 59:17 65:23 76:8 79:8 80:23 82:19 98:4,13 103:15 104:12 106:14 111:3 112:7 113:7,8 115:4,12 120:19 121:16 122:18 124:24 125:13 127:6 142:9 143:24 146:5,11,12 148:10 152:12 156:2 168:24 173:22 175:12 180:21

24 196:9,10 **Martin** 102:8

182:17 183:14

**Martinez** 65:25 66:7 71:13

185:22 190:2 191:21,

matches 77:6

material 31:11

math 14:2,8

**matter** 4:12 5:15 84:11 89:23 92:3 125:21 141:10

matters 58:5

**mayor** 31:3 41:4 55:20,22 186:3,25 187:4 204:18

**Mccutchen** 143:8 190:6,25 194:20

**Mclarty** 113:15

meaning 78:12 109:14 136:15 138:21 139:7 159:16

means 50:20 59:23 75:22 76:5 103:3 108:21,25 109:16 150:8 164:22 172:5,7

meant 39:4 41:13 76:4 79:3 106:11 136:9 138:9 159:16 171:9 172:11

measure 11:9

**measures** 92:19 99:4 155:21

media 4:11 53:8 69:17 100:23 112:11 114:24 130:6 182:20 185:18

**meet** 23:22 93:11 109:21,22 127:12,21

meeting 32:6 34:2,3 35:18,23 37:19,24 40:4,17 43:22,24 44:9 53:14 54:8,11, 16,17 56:17 57:11 83:5.8.12 84:25 87:12 88:4 98:14 117:14 119:11 120:14 127:13,25 128:6,9 133:9 141:22 148:20 149:10 151:11,21 154:23 155:2 169:10,13,17, 19 173:10 174:6,9, 14,25 175:4 201:9, 11,13,15,18

**meetings** 32:12 35:8 37:10 57:14

member 77:18

memory 26:23 128:18 150:2

mentioned 12:7 13:4 80:25 151:12 197:11

mentions 139:15

**message** 113:14 139:16,22 140:3,20

messages 140:23

met 39:8 150:3,24,25

**method** 31:17

methods 35:13

**Metro** 7:15

**middle** 17:21 42:23 56:9 66:25 68:17 100:4 115:8 132:6 137:13 152:20

Mike 7:6

mileage 12:22

**miles** 11:8,11,12,17, 20 13:6,9

**million** 112:9

Mills 81:14 110:17 121:9 132:10,16 160:11,12,18 161:25 162:11 163:10,12,13, 14 164:4,5,7,10,12 165:3,18 166:17 167:8

**mind** 54:25 55:7 62:13 65:6,21

mine 17:9

**minimum** 47:20

minors 8:2

**Minton** 104:21 105:15 106:4

minus 6:18

minute 33:8 103:10

minutes 32:5 35:18 37:19 43:23 53:14 54:22 55:2 56:18 82:2 90:24 91:5 98:9 129:23 158:25 161:21 170:3,21 171:3,14,15 172:8, 22,24,25 173:24 180:10 182:19 201:9, 11,13,15,18 202:18 204:10

missed 72:3

Mississippi 4:13,15, 24 5:18 6:10,18,20 7:17 11:24 12:8 14:10,16 45:14 62:10,12,24,25 122:23 123:2,10,14 140:8 141:5 150:14, 20

misspeak 178:4

misspoke 53:22 136:21

modifications 176:5

moment 32:3 60:13 76:17

momentarily 128:24

Monday 180:5

monitor 70:5

monitored 69:17

Index: month..Oxford

month 183:4

**months** 27:14,15 33:4 157:25

**monument** 69:18 70:3 71:2 96:25 123:7 163:2,15

Moore 7:6,24

morning 5:12 31:11 127:14 143:15 161:19,21 162:2 175:15 180:18 189:10 190:12

motor 194:17

motorists 197:7

**mounted** 34:12 102:5,12 154:17

**mousetrap** 117:6 120:6

**move** 22:17 57:18 82:16 106:15 120:17 142:7 149:8 176:18

moving 31:9

muffled 52:4

**multiple** 57:13 75:19 99:15 124:8 152:8

music 39:3 47:24

mute 57:25

#### Ν

**named** 106:23

**names** 32:17 39:10 54:6 100:4

narcotics 7:3,15

national 62:9

nationally 62:2

natural 10:4

**nature** 49:23 80:9 121:10 123:5 164:20, 22 180:13

**needed** 44:14 50:22, 23 52:12 54:14 62:18 77:21 78:23 79:4 85:22 114:20 123:25 133:20 140:16 160:8 163:24

**neighbor** 142:19 143:2

network 152:6

neutral 91:24 92:15

newspaper 171:22

nice 199:8

night 19:4 34:11 37:9,10,11 65:13 80:14 112:6 122:10 133:19 146:16 152:19 159:4 160:3 165:15 193:15,20 197:2,13

**nights** 179:10

nighttime 79:22

**north** 17:25 18:7,8,10 22:9 144:6

Northeast 9:7

Northern 4:14

Northwest 9:8

**Notary** 205:23

notation 111:19

**note** 150:2

**noted** 38:4

**notes** 38:2 81:18 132:25 168:9 169:16, 17 170:6

nothing's 139:8

notice 45:18,25 46:10,22 47:6,11,19 48:17,20 49:6,10 50:8,13,18,25 51:5, 10 52:11 54:12 56:13,19,22 57:7 97:7,9,13 98:18 99:12,18

noticeable 74:18

**notices** 51:13

**notified** 39:7 61:8 69:14 186:23 187:2

Notwithstanding 110:19

**November** 190:22 204:21

number 4:15 15:7,9 36:8,14 38:3,4 42:8 47:10,13,14 51:6 53:9 66:21 74:13 75:13 76:14 79:14 80:22 100:24 102:16 103:19 108:7 121:15 130:7 131:20 142:11 148:12 156:4 157:20 180:24 183:13 185:19 186:2 192:5, 16 194:9,12 196:7

**numbered** 17:11 42:21 45:7 111:24 113:6

**numbers** 13:15 14:17,19 46:16 58:13 59:20 106:16 111:2 115:10

**numerous** 9:8 52:15 57:3

**NY** 3:7

0

O'DONNELL 3:18, 22 4:10,23 15:19 27:3 28:3,5 31:10,14, 18 84:3,6 90:17,20 91:2 102:24 103:5 105:3,7,18,22 121:21 127:11 128:3,7,11, 15,16 134:9 137:14 142:2 146:21 168:7, 19 173:10,14 189:9, 11,17,19,25 198:23 199:2,7,14

**Object** 15:19 27:3 28:3 146:21

objected 80:16

**objection** 79:24 109:19

**objects** 65:16 157:12,14

**observed** 196:24

obtain 160:12 192:7

obtained 161:8

occasion 51:9 60:20 61:4 131:10

occasions 142:2 147:2,17 148:17 151:23 184:23 188:6, 8

occupancy 36:14

**occupied** 186:19

occurred 144:24 145:2,11,14

occurring 27:6

October 32:6,7 190:22 201:10 204:21

offhand 26:22 29:2 41:12,17 65:7

**office** 6:6,19,21 7:5, 6,8,18,22 27:13 125:18 150:17,18,19 184:4

**officer** 7:12,13 12:18 24:21

officers 11:3,4 12:14 14:22 15:11,22 16:10,11,15 24:25 25:19 26:11 74:19,20 75:7,12 102:5,13 123:24 184:15 187:25

official 69:23

officials 150:25

older 115:23

**Ole** 102:18 186:17 188:3

one's 12:14 178:17

one-hour 79:21

**one-page** 103:19

**online** 64:10,18

**OPD** 150:3,8,19,22,

**open** 18:24,25 19:3 65:12 127:17 136:9, 10,12 139:9 152:15, 17 162:17

**opening** 19:2,21,25 20:2,23 21:2,20,22, 24 22:13

**openings** 15:3 19:25 70:19 71:3

operating 45:13

operation 33:19

**opinion** 36:25 88:11 132:4

opinions 93:15

opportunity 38:8

opposed 111:11

**opposing** 136:16

options 35:12

order 82:22 98:6 124:22 127:3 156:7 169:11 176:21 188:6 202:13.15

ordinance 30:23 32:21 35:9 36:3,11, 18 37:9 38:5,9,23,25 39:15,25 40:25 41:7, 19 42:12 44:6,9,25 46:6,10 51:4,21 52:7 53:16 55:5,16 57:13 201:20

organization 156:14,16

organized 87:11 88:4

organizers 188:9

original 39:14 47:9 85:23 86:15 132:9

originally 102:8 132:8

outer 148:5

overloading 150:6

overwith 187:3

owner 45:22,25

owner's 47:22

**owners** 39:22

**Oxford** 3:21 6:9,10, 11,15,24 7:10 8:7,9, 11 10:25 11:5,9,20,

Index: p.m..policy

22 12:7,20 13:11,13, 24 14:3,4 15:6,16 16:12,21 17:13 23:14,24 24:12,19,21 25:22 26:10,18 27:24 29:22,23 30:13 32:5 35:18 37:18 40:3,16 41:6 43:21 54:5,23 62:24 66:2 67:16 69:15 101:11 113:19 115:25 129:17 147:8, 10,12 148:5 150:8 154:18 163:3 170:20 186:3 195:3 201:9, 11,13,15,18

# Ρ

p.m 74:2

**p.m.** 40:16 66:17 79:19,22 80:14 108:3,6 109:23 112:4 130:4,8 131:16 133:7 136:4 139:11 143:12 148:13 156:25 157:5, 7 170:5,8 171:7 172:18 179:20 181:6 182:6 185:16,20 195:18 199:11,16

**P.O.** 3:14

packed 117:10

**pages** 19:19 42:21 59:21 103:7 111:24 148:24

paid 188:3,4

paperwork 114:14

paragraph 38:14 96:8 135:13 188:19 189:2

park 74:24

**parking** 33:21 162:18 164:18 167:12

**part** 11:20 38:25 39:9 54:7 72:19 94:9 137:11 158:7 189:4

part-time 12:14

parties 4:6

**pass** 74:19 131:2

**passed** 37:9,12 51:18,21 52:8 175:6

**passes** 171:7

passing 197:7

**past** 139:10 147:3,17, 22 148:4 152:13 160:3 166:25

**patrol** 7:12 34:12 74:23 102:6

patrols 154:17

patron 34:8 37:5

patronage 36:20

**pay** 95:6,13 96:9 188:9,23

payment 96:15

pedestrian 33:21 89:7

pedestrians 131:25 197:11,22

**pending** 90:8,16 91:14 132:22

**people** 8:3 13:14 16:9 22:18,25 23:2,8, 11,21 25:10 29:25 30:7,9 37:2 41:15 45:19 47:5 48:10 51:14 52:13 61:9,13 64:24 65:15 69:7,20 70:11 75:2 79:3,13, 17,22 83:15,16 85:6, 21 86:6,9,12,14,20 87:3,9,24 88:9,13,18, 22 89:9 93:6,7 108:7 112:5.8 117:3 118:19 119:7 121:13 125:21 131:18,25 132:3 133:21,24 140:24 142:25 148:3 157:18, 22 158:2,10 160:14 162:15,19 163:7,23 164:7,17 166:20,21 167:6,9 176:9,10 179:2,4 184:19,24,25 187:4 198:2

**perfect** 199:12

perform 11:22 39:11

performed 197:20

**performing** 44:15 75:7

**period** 29:17 56:14, 19 68:8 97:7,9 99:17 100:5,7,11,14 114:6,

permit 61:9 65:13 76:15,20 77:5,10,15, 19 78:6,18,19,22 79:11,24 80:17 81:15 83:16 84:14 85:6,20, 24 86:18 87:4,13,24 88:5,9 92:20 93:21 95:5,10 96:3,10,13, 16,19,25 99:10 106:20 107:9,22 108:11 109:17,19 112:6,7 114:12 116:18 117:25 118:5, 8 119:19 120:3,13, 22,25 121:23 122:4 124:14,18 125:3,8, 19,23 126:17 128:11 132:24 133:18 136:24 137:12 138:3, 8,12 143:7 144:14,19 149:14 152:3 158:18, 21 159:13,19,24,25 168:10,12 169:3,6 171:10 175:16,17 180:2,8 183:8 184:19 186:22 195:17 196:2 202:6,8 203:7,10,12, 19 204:5.8

**permits** 39:2 143:8 152:8 157:21,24 161:16 162:8 175:18

permitted 51:6 144:12 155:15

**permitting** 86:16,20, 23

**person** 35:2,3,6 61:10 78:8,15 85:23 86:17 98:25 130:21 196:18

**personal** 88:11 93:14 116:14

personally 78:18

**personnel** 36:14 47:2 50:12 94:8

110:23

**perspective** 107:21 143:18

**petition** 42:7,10,15 196:2 201:17

**phone** 66:20,21 71:25 98:25 117:17 118:17 119:23 160:11 170:19

**phones** 171:22

**photograph** 143:23 203:21,22,23,24 204:23,24

**photographer** 18:6 20:19,20 21:10,11 22:7,9 144:6

Photographs 201:8

physical 69:9

**physically** 28:19 29:18 198:10

**pick** 60:24 139:11 193:11

picked 61:3

**pickup** 21:21

**picture** 16:23 21:13 22:14 68:11 120:4 144:5

pictures 17:9,10 20:2 67:13 158:23 165:5 196:7 197:4

piece 139:21

place 23:22 26:19 33:16 41:24 59:14 60:16 71:10 74:19 87:17 88:12 101:25 107:12 108:2 109:23 117:19,20 119:16,18 121:12 122:8 123:22 127:20,25 129:7 131:16 134:2 141:22 167:4 170:16 175:23 177:8 179:11,20 181:18 186:12 194:15

placement 93:3

**Plaintiff** 3:5,13 5:4,

Plaintiffs 4:22 5:3

plan 50:13

planned 47:24 118:21

planning 48:7

**plans** 66:18

plastic 68:19

plastic-type 70:12

play 170:10

played 62:13

**players** 186:17

**point** 20:5 42:11 57:12 65:9 80:25 86:3 116:17,22 134:10 195:10

pointed 48:25 94:25

**points** 39:23

**pole** 65:17 81:17,18 126:15 128:20 139:25 140:2

**poles** 81:3

police 6:9,15,16,24
7:10 8:12,17,22,23
9:10 10:25 12:4,10,
13 15:11,22,23 16:6,
9,11,15 24:11,21,25
25:18 26:10,17 27:6,
23 29:22 30:13 46:18
48:14 49:25 50:11,22
51:11,13 52:12 58:4
69:15,16 73:10 94:7,
9 101:5 113:22
150:8,13,19 154:16,
18 187:7 195:3

policies 56:24 151:2

policing 36:21

policy 39:25 59:6,10, 19 60:5,15,21 61:5,8, 11,17 62:6,14 63:14 64:7,8,13 71:11 76:24 77:6 81:2,15 82:4,8,12,24 83:3,5, 11,22 85:5 87:5,10, 12 88:8 93:18,24 97:15,17,21 105:12 106:5 112:9,10,16,25 113:4 126:13,17

Index: political..reached

127:13 128:10,13 132:21 133:15 134:7, 13 136:10 138:21 139:20,21 141:7,17 150:5 151:7 153:16, 17 154:22 155:16 169:12,21 171:3,18 172:25 174:12,15,18 175:17 176:13,22 177:2,12,18 178:12, 20 184:13 189:5 201:21,23 202:11,13, 16

**political** 49:14 89:13, 17,22 123:6

**Pope** 53:24 54:4

**population** 13:9,10, 19 33:13

portion 54:8 98:17

**pose** 89:12,16 94:5 188:10

**poses** 88:14,18 135:15

**position** 5:19,24 6:3, 8 7:9,17,20 8:20,21, 22

positions 15:14

positive 83:10 119:7

possibly 191:6

**post** 65:16 104:20 120:11

poster 139:22

**posting** 105:15 106:4

posts 114:24

potential 30:23 65:10 133:15 169:20

power 46:19 48:24

Powerpoint 41:5

**practice** 102:5 186:18

pray 143:3

**prayer** 9:25 89:12,16 142:20 143:4 182:13

preceding 157:25

precise 10:15

predate 82:8

predates 59:2

prefer 52:25

**prepare** 52:12 163:7 193:12 199:3

prepared 187:9

preparing 191:5

presence 74:25

**present** 54:10 163:16

presentation 41:5

presented 31:3 36:10 53:17 54:8 57:2

presenting 57:13

**press** 102:21 104:14, 17 105:10

pretend 95:10

pretty 19:6

prevent 41:20

prevented 123:22

previous 133:17,20

previously 83:19 115:18 142:2 146:24 158:9 159:3,8,20

**print** 103:8 105:23 111:25 173:11 189:13

**printed** 104:5 189:25 196:6

printout 105:7

**prior** 6:2,3,8 22:14 50:19 61:5,20,23 66:10 72:18 83:5,12 84:25 98:7,19 111:17 137:19 141:21 150:18,25 175:4 180:10 181:3 202:17

private 39:5

privilege 128:5

**pro** 110:2,5,10,13,20 123:7 130:15,20

pro-confederate 96:25 161:8

procedures 58:18

**proceed** 175:25

proceeding 57:22

**process** 4:7 15:4 44:13 50:13 57:12 62:17,18 86:16,20, 23,25 117:18 139:2,6 147:23 166:15 176:20

processing 99:16

**produced** 58:12,14 77:3 104:4 189:10

professional 93:15 116:5

program 181:17

progressing 30:16

progressively 30:17

prohibited 125:23

prohibits 125:25

**project** 144:18

projecting 144:16

**projection** 156:17 158:11,20 161:7

162:14

projections 157:11

projector 166:18

promoted 8:21

prompted 186:25

**P. C....P. 100.2**0

**pronounce** 38:13 76:11

pronouncing 76:12

**proper** 45:22 46:23 96:21 186:23

properly 8:3 36:23

properties 26:12

property 24:15,17 25:23 26:7 45:25 47:22 69:8,12 72:24 144:17 148:3 162:19 198:12 proposals 39:14

propose 36:17,18

**proposed** 35:8 36:3, 10 38:5,9 40:25 98:8, 20 107:14 134:18 137:4 188:8 202:17

proposing 107:9

protect 73:17,20

protecting 104:24 106:8

**protection** 79:4 96:2 154:19

**protest** 86:16,21 89:13,17,22,23 92:4, 10,12,17 123:6

protested 186:18

protesting 92:20

protests 62:2,16

protocols 31:3

**provide** 45:18 73:23 78:3,5 80:2,7,12,13, 19 95:2,13,15 96:21 97:3 107:24 181:25

**provided** 39:10 49:6 51:5 95:4 194:19,23

**provision** 39:17 46:5 50:9 51:14 100:10.13

provisions 188:23

pub 34:17

**public** 10:6 14:19 36:13 38:4 40:24 41:4,6 42:24 43:4,7 49:15,24 55:23 62:16 94:14,19,24 95:20 96:22 104:11 112:5 155:11,15,17 205:23

**pull** 119:19 120:12 162:19 164:18

**purpose** 46:21 48:20 73:21 80:6 86:13 120:2

**purposes** 86:21 92:22

pushed 35:3

**put** 8:19 17:5 39:24 49:19 70:15,19,21 83:14 87:17 101:13, 17 126:21 139:3 152:23 153:13 170:5

#### Q

**question** 10:14 26:24 28:14,25 44:22 72:10 73:18 74:3 84:9 90:8,16 91:14, 18,20,21 99:2 105:3 125:16 130:10,12 144:20 148:22 151:9 177:10 180:6 183:22

**questions** 13:8 24:13 52:24 66:19 71:19 72:7 97:4 162:21 183:23 198:23 199:7

quick 52:19,22

**quickly** 93:25 94:11 97:25 101:4 103:8 143:22

#### R

radio 34:12

radius 30:6

raise 112:25

raised 168:5

rank 7:9

Rash 4:13 5:15 156:10 158:17 159:16 162:12,22,24 164:6,7 165:19 169:5 173:6 175:15,16,23 176:8 180:2,14,18 204:7 205:3

**Rash's** 159:13,19,24 161:18 169:3 174:18, 25 175:4 195:11

rationale 152:16

**reach** 77:18 78:23 79:2 123:4

reached 66:20

Index: react..rewritten

react 49:15 reacting 106:4

reaction 38:9

read 33:5 42:18 47:8 60:12 64:25 65:4 79:18,19,23 81:16,18 88:6 91:16,18,22,23 92:2,5 130:10,12 150:2 151:15 167:18

readers 36:15

reading 38:4 40:24 65:15 126:13 138:10 139:20 157:12,23

reads 48:11

**ready** 66:5 105:25 127:8,9 189:21 190:13

real 52:21

reason 33:10 36:17, 18 51:17 68:21 72:19,23 105:22 114:15 122:13 141:16 167:17,18 178:19

reasons 94:17 96:19 122:6 143:6

recall 26:20,22 27:10,18 29:16,20 33:9 34:5,7 38:22 39:12 41:17 42:2,10 46:5,14,16 51:12,16 52:5 54:19 56:20 57:4,6,8 59:13 63:2 64:10,18 65:7 71:16 72:8,12 74:4,13 82:13 83:13 84:22 85:2 97:11,23 98:15 101:19 112:23 113:5 114:4 118:16 120:15 130:22 131:19 134:22,24 135:24 141:24 147:19 149:7, 19,23 151:7,10,20,22 160:4 163:4,5,8 169:15,24 174:13,16 176:12 178:18 179:21 180:16,20 182:8,14 183:6 184:6,17 196:4

receive 51:13

received 103:24 108:22 158:7 159:2 195:4

receiving 158:17,20

recent 19:7 185:7,8

recess 53:7 100:22 130:5 185:17

recognize 43:23 55:4 66:6 82:22,25 98:6 105:10 109:7,9 146:19 149:2,3

recollection 122:4 155:8 173:9 174:5

recommend 96:20

recommendation 99:2 137:16,20,23,24 138:15

recommendations 33:11,14,17,18,23

recommended 96:19 122:4

record 4:20 5:13 10:6 14:20 53:5,9 67:23 73:4 90:2,6,14, 22 91:10 100:18,20, 24 103:14 130:3,7 185:14,15,19 199:9

records 112:5 134:18

red 182:9,12

redrafted 176:25

reduce 48:25 97:22

**reduced** 100:15

refer 30:7 65:21 146:7 172:10

reference 93:18 94:19 115:7 116:13, 14 142:24 150:15 152:2,10 180:4 194:17

referenced 71:17 150:21

**references** 67:9 192:13

referencing 68:3

referred 41:10

referring 64:20 65:19 68:6 191:9 194:8

refers 56:13 68:6

reflect 90:15

**refresh** 122:3 150:2 173:9 174:5

refusal 96:9

regular 32:6 40:3 43:22 193:14 199:12 201:9,11,13,15,18

regularly 33:3

regulated 58:19

regulations 87:17

reject 42:24

related 63:8 81:5 195:12

**relates** 32:20 55:15 133:15

relationship 17:19 116:6

release 102:21 104:14,17 105:10

relevant 124:4

rely 36:20

**remains** 189:4

remember 19:16,17 20:13 32:24 33:7 34:10 35:10 46:9.10. 13 49:21 54:9 57:16 59:12 62:19 63:17,21 65:11,17 67:5,7 70:21 71:5 72:5,12 84:22 104:17 110:17 116:23,25 118:17,18 119:5,8 120:21,24 123:6 126:13,16 131:3,4 134:15 139:24 142:3 144:21 145:21 147:14 148:22 149:11.22 151:23 154:25 157:6 162:14 168:21 169:19,22,23 174:16

176:11,17 183:8 188:13

remembering 27:5

remind 191:17

reminder 70:10

remote 4:7

remotely 4:5,16

rendition 18:15

rent 39:5

**Repeat** 95:8 166:3 178:23

repeating 135:19

**reporter** 4:2 17:3 91:16

Reporting 4:3,18

reports 146:2

represent 51:20 146:14 196:12

representing 5:14

request 51:10 78:6 84:24 88:17 102:2 112:5 121:23 125:19 136:4 137:3,12 138:19 176:16 194:20 196:2

requested 192:3 194:24

**require** 47:5 83:16 84:14 85:20 87:10,23 88:8 97:16 144:14,19

**required** 39:2 47:11 97:13,14 98:18,19

requirement 44:14 46:11,22 48:17 54:12 83:19 84:24 85:5 86:14 98:7 100:15 202:16

requirements 46:19 107:3 180:8

requires 84:18 85:6

requiring 36:12,15 98:8 202:17

reread 192:9

residence 117:4,6 resident 115:17

129:17

residents 49:25 resources 48:22

50:21 73:22 74:10 122:8,11 124:19 143:9 152:9,18,21 179:11,18 181:25

respond 66:22 71:23,25 127:17 161:20

responded 71:24

responds 187:10

response 41:7 180:6

rest 183:4

restaurant 23:25 36:13

restaurants 23:15 33:19 36:22

restriction 36:16 136:17 176:15 178:20

Restrictions 45:13

restroom 52:21 90:21

result 72:14

retrieve 189:17

return 8:14 132:7

**returned** 8:11 35:7 98:25

**review** 61:11,17 62:13

**reviewed** 58:23 64:23,24,25 83:4

reviewing 122:3

revised 44:10

Revision 202:15

revisions 127:12

revisit 33:10 39:24 112:16

rewritten 178:11

Index: rides..sir

**rides** 23:12

rifles 196:23

rise 131:11 186:14

**risk** 88:14,19 89:6,12, 17 93:2,15 94:5 135:6,8,16,20

road 50:22

roads 47:2 194:15

Robyn 204:18

rock 46:25

**role** 60:16 62:13 170:10

**room** 4:4 90:15,21 166:21

roughly 7:16 27:14

rule 85:20 184:12

**rules** 26:7 87:16 88:5,6,7,12 114:6

**run** 8:17 9:23 10:3,8, 10,21 27:12 90:14

running 6:5 10:22 35:4 90:12

runs 185:12

#### S

**safe** 9:20 78:3 79:4 80:3,7,12,13 167:4 178:22 179:2,4 181:25 182:7

**safeguard** 48:22 179:12,19

**safely** 124:5

safer 33:16 37:8

**safety** 31:4 33:10,14 34:3 42:24 43:5,7 47:2 49:25 88:14,19 89:6,12,17 94:5,15, 19,24 95:20 96:19,22 107:21 110:12 123:21 131:21,23 135:6,8,15,20 143:18 147:20 148:2 150:3, 22 151:10 152:6 154:6,10,19 165:24

166:6,10,13,16 179:12 182:2 188:10 191:13 192:11 197:20

Sanitation 50:21

**Saturday** 121:24 156:23

scanners 36:15

scene 187:5

schedule 102:14

scheduled 45:19 123:23

**school** 9:6,7 115:19,

schools 26:4

Scott 132:16 160:11

screen 189:14

**screens** 157:14

season 193:9,10

**section** 45:10,11,18 48:25 56:5,9 94:25

**secure** 188:23

security 28:11
36:14,25 39:8 46:23
50:23 73:23 77:21
80:2,6,19 92:19,22
93:2,9,13,16,19
94:11 95:2,3,6,12,15
96:21 97:3 99:4,7,9
101:10 107:25
109:21 110:13,21
114:22 143:6 155:21
163:25 175:18
188:10,20,24

security-type 35:13

seeking 156:22

**send** 8:4 64:19 103:5 137:15 173:14,17 187:24 189:16

**sending** 132:20

sends 77:10 112:3 138:14 173:11 183:16

**sense** 73:12 87:15, 16,23 133:21 164:24

**sentence** 95:9,17 135:14

sentenced 29:9

separate 168:19

**September** 43:21 53:13 186:6 187:11 201:19 204:19

series 190:21

**serve** 154:19

**service** 7:5 199:12

**services** 7:23 15:15 50:12 187:25

session 155:6,9

**sessions** 112:17,21 155:20

**set** 17:9 35:20 54:22 70:17 170:20 171:22

sets 172:2,6 188:22

settlement 7:25

seventh 45:9

severity 4:3

**share** 25:23 39:18 137:4,19 168:6 180:13 189:14

shattered 35:5

**she'd** 181:6

**SHEET** 205:2

sheriff 5:12,17 6:6 9:15,17,24 11:14 29:17 31:12,21 53:12 59:2 60:6 66:15 84:14 87:21 90:4 91:13 94:12,13 95:18 96:2,18 100:7 101:3 103:3 109:11 111:19 119:2 128:17 132:17 145:14 151:6 182:25 183:25 184:3,7 185:24 198:22

**sheriff's** 11:16 25:21 26:15 60:16 145:24 150:4,17

**sheriffs** 15:2,6 204:7

**shop** 9:8

**short** 68:8 75:8

**shorten** 100:13

shortly 51:23 187:20

**shots** 34:12

shoulder 28:23

**show** 71:18 82:7 112:11 158:11 164:14 184:24 197:4

**showing** 41:5 134:18 164:14

**shown** 41:5 147:21 158:23,24 167:20 175:11

shows 114:14,17

**shut** 74:10 136:11

sic 108:20 120:17

**side** 18:3,4,8 20:21 162:18

sidewalks 185:3

**sign** 24:5 81:17 126:18 140:6

**sign-off** 143:17

signage 24:7

**signature** 108:12 109:7 111:18 205:19

Signatures 42:8

**signed** 42:7,15

signs 126:13 142:25

similar 26:9 166:24

**simply** 48:7 187:11

SIMPSON 3:4

sir 5:21,23,25 6:4,7,
13 7:2 8:9,13 9:7,15,
22 10:23 11:7 12:5,
12,17,25 13:6,12,18
14:5,12,21 15:8 16:2,
13,19 17:2,8,12 18:3,
9,17,20,23 19:2,5,8,
11,22,23,24 20:4,12,
16,25 21:15,18,23
22:2,4,6,12 23:2,11
24:16,18,20,25 25:25
26:14 27:2,10,13
29:7,15,20,24 30:3,

15 31:2,24 32:8,10, 13,16,19,23 33:25 34:5,7,9,10,20,23 35:25 36:7 37:13 38:2,7,11 39:13,16, 19,21 40:12,19,22 41:3,12,22 42:2,13 43:3,4,9,14,16,25 44:4,8,11,16,24 45:12 46:7,12,20 47:7 48:4 50:4 52:2,9 53:15,20 54:3,9,13, 16,24 55:18,25 56:11,16,20 57:19 58:2,6,9,10,11,12 59:4,5,8,24 60:4,14, 18,22 61:6,18 62:21 64:5 65:18 66:9,12 67:3,14,18,21 68:4,7 69:25 70:14,18,20,23 71:5,7,8,16 72:17 75:8,15 76:13,22 77:9 78:13,17 79:12, 20,23 80:4,19 81:13, 21,25 82:6,10,22 85:15 86:19 87:15,22 88:6 89:18 90:13 92:9,14,15,24 93:5 94:18,24 96:17 97:24 98:14,15,21 99:4,19, 22 100:2,9,12,16 101:12,14,18,22 102:7 103:23 104:2, 19 105:2,13,17 106:17 107:16,19,23 109:13,15,18,24 111:10,14,22 112:14, 19 113:2,12,17,22,25 115:3,15 116:3,7,16 117:10,24 119:21 120:16,23 121:6,18 122:5,25 123:16,19, 23 124:16 125:15 127:8,9,16,24 128:2 129:5,8,12,14,15,20 130:14,24 131:6,8, 17,19 132:14,19 133:5,8,11,13,17 134:12,21,24,25 135:11,18,25 136:7 137:8,18,21 138:5,18 139:19,23 140:10,13, 19,22,25 141:9,13,19 142:6,15,18,22 143:11,13,16,20 144:3,11,13,23

Index: sit..surprising

145:13.15.22.25 146:4.14.17.25 147:4,19 148:7,16,19 149:6,9,12,16,18 151:19 152:18 153:5, 10 154:20,24 155:7, 10,13 156:6,21,24 157:3,4,9,17,19 158:3,13,16,19,22 159:5,23 160:23 161:23 162:4,10 163:4,16 164:5 165:6,10 166:9 167:2 168:2,21 170:9,12, 18,23 171:2,5,14,16 173:7,8 174:4,8,13 175:7,11,21 176:2,24 177:14,17,23 178:3, 10,14 180:3,16 181:9,14,16,19 182:4,14,23 184:6, 10,14,17,21 185:5,25 186:8,10,13 187:14, 17,23 188:2,5,12,16, 18,21,25 189:3,6,7, 22 190:7,14,18,20,23 191:2,8,11,15,20,23 192:4,8,15,20 193:2, 5,18,21 194:7,10,13, 22,25 195:5,7,15,23 196:8,16,25 197:4,8, 14,21 198:6,7,8,13, 19 199:6 **sit** 22:19 23:2,8,11,

**sit** 22:19 23:2,8,11, 19,21,25

sits 17:21

sitting 23:5

**situation** 25:4 26:15 27:23 29:6 92:23

sixth 56:4,8

size 11:9 95:23

**slowed** 154:15

slower 105:9 177:16

**slowly** 117:9

**small** 111:25

smaller 12:24

**social** 23:22 69:17 112:11 114:24 116:5

society 49:16

soldier 18:12

**soldiers** 196:22

solicit 84:4

solving 154:8

Somebody's 79:13

**sort** 18:24 27:23 49:9 68:16 78:22 124:15 131:21 155:6

sorts 164:23

**sought** 48:5,6 85:16 161:8

**sound** 63:20 97:15, 17 145:12

**sounds** 117:13

**sources** 151:5

**south** 18:3,4,7,8,13, 21,22 20:20 67:12

**space** 159:19

spaces 70:16 162:18

span 114:16

**speak** 49:20 54:11, 17 56:19 112:20 116:12,18,21,22 117:7 164:3

**speaking** 116:25 179:14

speakings 62:16

**special** 136:4,14 138:19 176:16

specialty 101:16

**specific** 27:5 47:23, 25 62:10,23 134:16 141:2 142:3 165:6 175:24

**specifically** 84:8 174:14,17

specifics 116:24

spent 8:10 199:2

split 171:17

**spoke** 55:20 60:9 61:21 83:24 94:18 110:11 116:20 117:11 **spoken** 125:18 143:7 190:10

spontaneous 184:24

**sporadic** 185:9 193:13

**spread** 89:9 122:11 158:10

**spring** 92:25

square 11:8,10,12, 17,20 12:22 13:6,9 16:21 17:13,20,22 68:17 93:4 101:6,10 102:6 148:5 167:11 186:19 194:16 197:15

stab 105:23

**staff** 33:14 39:7 77:18 78:8

staffed 16:14

**stand** 166:21 197:25

**standing** 18:6 85:23 144:19 196:19

**Stands** 122:23 123:2

**start** 4:11 45:23 53:8 79:18 100:23 117:11 125:15 130:6 156:9, 25 185:18

**started** 61:17 63:10 71:10 102:8 116:25

starting 68:13 192:5

**state** 5:16 8:8 114:7 123:9,13,15 139:16

**stated** 80:18

statement 141:16

States 4:14

station 70:2

**statue** 17:25 18:12, 19,22,25 22:11 24:17 26:24 27:8,17 28:2 29:19 66:16 67:10, 12,19 68:3,6,7,13,14, 22 69:10 72:9,15,19, 23 73:17 75:3 92:11, 12 93:4 110:2,5,6,7, 10,13,20 130:22

144:9 149:4,8 180:7 184:25 186:20 196:20,21

statues 67:16 130:16

**stay** 70:6 74:24

**staying** 13:16,17

**step** 16:7 101:3

**stick** 65:17 81:17 126:7,9,11,21 151:16,18

**sticks** 125:23,25 126:5 151:3,24

stipulate 4:6

**stop** 24:2 29:10 143:2 152:3

**stopped** 139:12

stopping 93:7 132:3

store 9:9 116:12

**street** 47:2 89:9 166:20

**streets** 186:19

stressed 41:7

strictly 74:7

**strike** 11:13 24:12 34:21 49:14,22 50:7 70:24 110:20 151:8,9 172:8 179:2,16 183:16 184:2 195:24

string 68:20

structure 10:25

**students** 13:16 36:21 41:15

**stuff** 77:20 102:3 119:10 177:14 194:6

**subject** 84:11,20 89:22 92:3 119:3 125:21 128:9 151:7 172:14,18

**submit** 112:8

**submitted** 84:19 114:13

**Subscribed** 199:19 205:20

subsequent 116:17 subsequently 97:21

**substance** 128:12 162:12

**sufficient** 166:6 179:11

sufficiently 165:23

**suggest** 65:6 113:12 134:19 138:2

**suggestion** 176:17, 18,21

suggestions 33:17

summary 33:6

**summer** 57:23 87:20 123:15 145:2,5,8,11 146:15 153:6 185:8 194:4

sun 170:19 172:2,6

**Sunday** 193:11

**sundown** 153:14

**sunrise** 180:10

sunset 170:17,21 171:13,19,21,24 181:11

**supervisor** 114:19 136:18 183:18

supervisors 81:20 82:7,23 83:12 88:2 98:10 100:6 104:23 105:11 106:7 133:2 136:13 137:5,15,20 138:4,14 141:22 148:14 169:20 173:25 176:16,22 177:7 183:19 204:3,

**supply** 191:4

**support** 85:4 92:12 93:3 151:5

**supported** 52:7 85:7

supportive 130:22

surprised 86:12

surprising 86:5

Index: surrounded..typo

surrounded 196:21 surrounding 27:7,

17,25 29:19 **swear** 4:5

swearing 4:7

**sworn** 5:9 15:11 16:9,11,15 199:19 205:20

**systems** 36:24

### T

**tab** 16:24 17:4 31:15, 17,21 35:16 37:14 42:3 43:17 44:17 58:10 59:15 65:22 67:24 68:2,5 76:6 79:6 80:21 82:18 93:23 97:4 98:2 99:24 100:10 102:22 103:18,21 105:6 106:15 110:25 113:6 114:23 115:12 120:17 121:14 122:15 124:23 125:11 126:24 127:4. 8 129:3 132:7 137:7 142:7 143:22 146:7, 8,9 148:9 155:25 168:22 169:8 175:14 177:16,22 179:23 182:15 183:12 185:24 188:15,17 189:25 190:10 195:16

tabs 196:6

**takes** 119:16 141:22 170:16

**taking** 14:3,8 26:19 114:6,8 122:8 171:25 179:11,19

talk 7:7 9:25 10:24 16:20 23:19 29:10 66:16,23 69:17 72:2 75:24 76:2 90:10 112:11 117:4 120:3, 8,11 125:20 128:10 149:23 162:25 183:9 198:15

talked 67:6,7 72:11,

13 85:9,11 123:24 133:17,19,23 141:25 149:25 151:4 152:13 154:5 155:21 166:12 176:9

talking 16:9 34:6 41:14 123:10 134:9 151:23 182:8 187:4 197:12

**talks** 96:16 125:4 151:16

Tannehill 204:18

**tape** 68:20 70:9,12,22 71:2 74:11,15,17 91:6 97:6 98:17 100:18 183:24 185:14

tasks 7:12

taught 7:14

Taylor 3:15

teenage 115:22

telephone 117:13

**telling** 14:3 57:6 84:13 85:3 128:12 163:5

**ten** 65:12 79:13,17 90:24 133:19 136:10 152:15

tend 75:18

tenure 29:21 151:6

**term** 10:7,16,17,20, 21

terminology 16:7

terms 26:9 153:17

**testified** 5:9 57:21, 22,23 58:2,4 82:2 98:24 136:25 195:9

**testimony** 101:4 134:6,12 137:2 164:5,9

text 55:19

**Texts** 203:5

THACHER 3:4

thin 122:11

thing 23:8 119:15 124:15 176:10

things 23:12,16 28:13 30:10 33:22 37:7 41:16 47:2 50:23 56:23 65:6 77:21 78:22 79:5 81:2,3 88:22 89:2,10 102:19 107:23 110:23 117:5 124:11 133:25 151:4 152:4, 12 153:4 155:22 160:14 163:2,25 164:15 166:18 182:11 187:12 189:15 190:11

thinking 62:20 125:22 171:15

thought 18:10 33:15 52:10 56:21 57:15 65:12 82:3 88:2 91:21 167:7 187:16 197:5.20

thoughts 65:7

threat 69:6,13 74:8

threats 72:24 73:4, 23 143:6

three-block 30:6

**Thursday** 127:14 193:11

Tim 112:9 115:7

time 4:17 6:2 7:3,7, 13,24 11:2,11 20:10, 13,24 27:12 28:22 29:17 30:4,11,12 32:4 34:4 40:20 48:25 49:6 50:12 52:11 53:6,9 56:22 57:2,6,15 59:2 61:7, 18 63:20 64:5 65:11 70:4,11 71:4,12 74:6, 8,19 75:8 77:13 78:17,20 79:18 80:8 82:3 86:3 91:25 96:16 97:3,18,20 98:22 99:15 100:14, 21,24 104:24 106:8, 12 110:11,12 114:20 117:20 120:12 122:2, 8 124:15 127:19,20 128:19 130:4,7 131:7 132:5 133:14 134:16, 25 136:16 137:2 138:15 146:20 147:13,21 152:8 153:8 156:25 159:2 161:2 166:6 168:15 169:22 171:9,22 173:5 175:24 176:15 179:15 181:7,16 183:3,25 184:3 185:16,19 186:23 187:20 192:9 198:24, 25 199:2,4,11

**times** 52:15 68:8 152:2 155:21 176:3 185:9 192:17 193:9 196:16

**timing** 96:15 141:24 147:7

**Timothy** 106:23

tinted 141:11

title 7:9,20 163:11

tobacco 7:24 8:5

**today** 16:8 32:4 85:25 116:2 140:8 141:5 170:13,20 175:9 177:3,19 189:5 199:2

**told** 57:14 66:14,15 159:10 167:22 181:6 184:15.18 190:9

tomorrow 112:17

**top** 18:12 32:18 33:6 58:22 59:20 71:19 111:12,15 143:5 149:4 181:24

topic 57:18

total 15:3

touch 116:14

town 13:16 16:21 17:13,20 36:20 93:4 102:17 152:20 165:16 194:15

trace 57:6

track 8:2

**traffic** 33:21 93:7 94:14 95:19 132:5

196:3

**tragedies** 41:14,19, 24

trampled 35:4

transcript 4:7 199:14 205:2

trial 28:11 29:7

trick 82:6

trouble 157:11

truck 21:21

true 193:5

**TSG** 4:3,18

**Tuesday** 32:6,7 40:13,16 127:13

turn 16:24 18:18 19:19 20:8,17 36:2 37:14 38:3,12 40:20 42:3 44:17 46:17 56:3 58:10 67:24 76:6 79:6 80:20,21 98:2 108:10 111:5 114:23 122:15 168:22 175:14 183:12 185:24 190:24

**turned** 181:2

turning 65:22

two-block 30:6

two-page 190:5

type 30:10 33:22 47:23 50:23 77:20,21 79:5 81:16,17 88:22 93:16 102:3,19 119:10 121:13 126:15 128:20 130:16 133:25 141:10,14 163:25 164:16 166:18 187:8

types 47:24 48:2

**typical** 22:16,18 23:18 32:11 86:3

typo 181:3

Index: ultimately..years

#### U

**ultimately** 39:17 72:8 142:16

unchanged 189:4

underage 33:12 37:3

undercover 8:4

underneath 59:22

understand 14:6 17:25 23:14 30:19 44:23 67:11 78:25 94:6 99:17 109:14 116:19 119:3 123:5 137:6 171:18 188:7 195:9

# understanding

77:22 106:11 123:17 136:20

understood 46:21 67:22 164:20 195:14

unheard 86:8

unhelpful 18:5

unique 130:21 193:7

**unit** 7:3,15,25 8:16,

United 4:13

university 11:24 12:8,23 13:11,15 14:10,15 67:18,19 73:2 123:25 124:17 150:13,14,19,20 187:21 193:17,22,24 194:2,4

university's 69:18

unlike 111:17

unsafe 27:22 167:7

unusual 49:4

**UPD** 150:3,22,24

upset 163:7,24 198:2

urgency 49:16

Usage 94:2

user 95:2,3

# ٧

vague 141:17

vaguely 42:13

validity 4:6

Van 3:20 34:16

vandalism 72:15

vandalize 69:21

**vandalized** 69:19 73:2

variables 78:7

variety 89:10 124:11

vary 13:15 102:16,19

vehicle 194:11

vent 45:22

venue 44:15

**venues** 39:2,3 45:20, 25

verbiage 153:21 163:8

version 17:9 45:4 58:20 79:10 93:24 104:3,14,15 111:7, 11,20 133:18 176:25 177:2,12 178:12

versions 75:19 172:17

versus 4:13 13:17 46:25 51:18

viable 69:6 74:8

**video** 4:12 90:12 148:4 158:23 159:4, 8,20 160:3 167:14 170:25 192:6

**videos** 146:24 147:17,21 167:20 192:7 195:11

**view** 85:12 86:13 87:9 88:3 97:8 102:3 162:15 164:18 166:21 167:10 199:4

viewing 160:14 164:17 **vigil** 79:2,22 80:9 89:12,16 129:4,7 131:11,16,22 195:18 196:3,13,14,24

violating 184:12

violation 181:21

violence 27:6,21 29:23 30:23 33:13 131:21,23 145:16 146:2,4 147:16,20 148:3 198:4,8

violent 26:18 27:16 30:17

**visible** 154:12 158:10

visit 120:2 147:8,10

visiting 22:22

voice 52:3

volatile 124:9

vote 40:24

voted 105:11

**VPD** 150:11

# W

**wait** 23:12 33:8 114:15 162:5 189:18

waiting 195:6

**waive** 46:19 48:15 50:25 51:10 99:20 100:7

waiveable 99:18

waiver 100:11

wake 35:7

**walk** 24:23 68:9 133:12 185:3

walked 86:4 166:19

walking 37:2 88:25 126:18 167:10 197:12

wall 158:24 167:21

**walls** 146:15,23 147:6,18,22 148:5 159:3,7,21 160:2 166:24

wanted 14:6 23:25 36:17 75:2 92:10,24 93:2 112:12,24 120:12 158:10 167:19 173:6 181:4 183:9,10

wanting 61:13

warrant 49:9

warranted 24:22

Warren 106:23 110:11,14 111:8 112:9 114:12,25 115:7,14

watch 152:24 162:20

watching 167:14

water 11:17

waving 126:10

ways 175:23

weapon 126:21

wearing 131:24

wedding 46:25 47:25

week 70:4 127:12

weekend 22:18 199:8

weekends 22:24 183:10

**weeks** 63:16 75:14, 16 157:25

welfare 49:25

west 19:24 21:11

wheelhouse 33:25

white 189:13

**Wilburn** 81:14 132:10,16

**Williams** 3:16,25 4:2, 18,25 5:3 198:21

winter 86:2

won 7:24

wondering 66:18

**word** 14:24 15:21 27:21 135:19 157:12

170:10 172:14

wording 47:8 147:11 153:19 176:24

words 15:25 155:4

work 8:4 124:17 127:12 150:4 151:2 191:18

**worked** 7:5 30:13 31:2 181:17

working 8:6,7 9:8,9 34:11 36:12 37:6 122:7

world 22:17

worried 28:10 69:9

**Worship** 182:13

wrecks 194:11

write 66:25 81:14 92:5,11 122:2 125:17 132:25 135:6 136:3 138:19 143:12 160:19 186:25 187:21 191:3

writes 42:23 66:13 104:23 106:7 112:4, 15 114:5 125:22 127:11 137:13 175:15 180:5,25

writing 105:21 135:8 186:14

written 73:4 79:13 111:12 134:17 140:9 141:17 155:5 199:14

wrong 23:3,5 131:12 187:16

**wrote** 109:4,5 111:15 143:5 158:14 160:5 186:3,11 187:18

#### Υ

**year** 5:19 8:23 11:2 31:6 153:8 159:16 164:16 177:9 179:18 184:13 192:22 193:4, 9,16,21

**years** 6:23 7:16,19, 21 8:6,10,25 9:12,17

Index: yesterday..youth

10:9 19:7,12 21:24 24:11 87:17,20 102:10 115:18,22 131:9 167:21 194:12 yesterday 158:7 **York** 3:7 young 29:8 30:9 41:15 younger 115:22,23 **Youngwood** 3:8 4:9, 21,25 5:11,13 15:20 17:3,7 27:4 28:16 31:7,16,20 32:2 35:15 37:17 40:10 42:6 43:20 44:20 53:11 58:16 59:18 65:24 76:9 79:9 80:24 82:20 84:3,10 89:25 90:5,7,14,18, 22 91:3,4,7,11,19 98:5 100:17 101:2 102:20 103:2,7,10,16 104:7,13 105:5,20,24 106:2 111:4 113:9 115:5 120:20 121:17 122:19 125:2,14 127:7 128:3,8,14,23 129:22 130:2,9,13 134:11 142:10 144:2 146:6,13,22 148:11 156:3 169:2 173:8, 15,20,23 175:13 180:22 182:18,21,24 183:15 185:13,21,23 189:11,18,21,23 190:3 192:2 196:11 198:14,22 199:8,12 201:4 youth 7:5,23 8:4